

The Gazette



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No. 20] NEW DELHI, SATURDAY, MAY 14, 1955

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 7th May, 1955:—

Issue No.	No. and date	Issued by	Subject
130	S. R. O. 892, dated the 27th April 1955.	Delimitation Commission, India.	Proposals in respect of the distribution of the seats allotted to the State of Uttar Pradesh in the House of the People and of the seats assigned to the Legislative Assembly of that State.
131	S. R. O. 893, dated the 27th April 1955.	Ditto.	Final Order No. 26 in respect of the distribution of seats to, and the delimitation of, Parliamentary and Assembly constituencies in the State of Bihar.
132	S. R. O. 894, dated the 28th April 1955.	Ministry of Finance (Revenue Division).	The Central Government rescinds some notifications of the Ministry of Finance (Revenue Division).
	S. R. O. 895, dated the 28th April 1955.	Ditto.	Exemption of certain goods from the whole of excise duty leviable thereon.
	S. R. O. 896, dated the 28th April 1955.	Ditto.	Exemption of certain articles from the whole of excise duty leviable thereon.
133	S. R. O. 942, dated the 28th April 1955.	Ditto.	Exemption of certain articles when imported, from so much of customs duty leviable thereon.
	S. R. O. 943, dated the 28th April 1955.	Ditto.	Amendment made in the notification No. 13-Customs, dated the 28th February 1953.
134	S. R. O. 944, dated the 29th April 1955.	Ditto.	Exemption of certain items from the whole of excise duty leviable thereon.

Issue No.	No. and date	Issued by	Subject
135	S. R. O. 945, dated the 28th April 1955.	Ministry of Information and Broadcasting.	The Central Government certifies certain films to be of the description specified therein.
136	S. R. O. 946, dated the 30th April 1955.	Ministry of Finance (Revenue Division).	Exemption of betelnuts when imported, from so much of customs duty leviable thereon.
137	S. R. O. 947, dated the 30th April 1955.	Ministry of Law	Amendment made in the notification No. S.R.O. 307, dated the 29th July 1950.
138	S. R. O. 948, dated the 1st May 1955.	Ministry of Finance (Revenue Division).	Exemption of certain goods when exported, from so much of customs duty leviable thereon.
	S. R. O. 949, dated the 1st May 1955.	Ditto.	Amendment made in the notification No. 45-Customs, dated the 12th May 1954.
139	S. R. O. 950, dated the 30th April 1955.	Ministry of Food and Agriculture.	The Central Government directs that the powers conferred on it in relation to the acquisition etc. of indigenous wheat by Flour Mills in Calcutta be exercisable by the State Government of West Bengal.
	S. R. O. 951, dated the 30th April 1955.	Ditto.	The Central Government directs that the powers conferred on it in relation to the acquisition etc. of indigenous wheat by Flour Mills in Greater Bombay be exercisable by the State Government of Bombay.
140	S. R. O. 952, dated the 1st May 1955.	Ministry of Commerce and Industry.	Fixation of the price of tea for purposes of the Item 5 in the Second Schedule to the Indian Tariff Act, 1934.
141	S. R. O. 953, dated the 3rd May, 1955.	Ministry of Finance (Revenue Division).	Exemption of certain articles when imported, from so much of customs duty leviable thereon.
142	S. R. O. 954, dated the 3rd May 1955.	Ditto.	Exemption of cylinders used in production of compressed gas when imported, from so much of customs duty and additional customs duty leviable thereon.
143	S. R. O. 1005, dated the 5th May 1955.	Ministry of Finance.	Amendments made in the notification No. S.R.O. 1449, dated the 1st May 1954.
144	S. R. O. 1006, dated the 4th May 1955.	Election Commission, India.	Appointment of Chairman of the Tribunal for the trial of petition by Shri Triloki Singh of Lucknow.
	S. R. O. 1007, dated the 4th May 1955.	Ditto.	Civil (Review) Rule No. 35 of 1955.
145	S. R. O. 1008, dated the 5th May 1955.	Ditto.	Amendment made in the notification No. 62/3/51 Elec. II(3), dated the 5th October 1951.

Issue No.	No. and date	Issued by	Subject
146	S. R. O. 1009, dated the 5th May 1955.	Ministry of Information and Broadcasting.	The Central Government certifies a film to be of the description specified therein.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

CORRIGENDUM

New Delhi, the 7th May 1955

S.R.O. 1013.—At pages 443AC-443AI of the Gazette of India Extraordinary, dated the 25th January, 1950 containing the Ministry of Law Notification publishing S.O. 36, the India and Hyderabad (Exchange of Enclaves) Order, 1950, the following correction shall be made:—

In Part B of the First Schedule to the Order—On page 443AH, in the second line against entry 7, for the word "Hanamsagar", read "Bomsagar".

[No. F.53(4)/50-C.]

K. G. AVADHANI, for Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 5th May 1955

S.R.O. 1014.—Whereas arrangements have been made with the Government of the United Kingdom for taking the evidence of witnesses residing in the United Kingdom in relation to criminal matters in courts in India, the Central Government, in pursuance of sub-section (3) of section 504 of the Code of Criminal Procedure, 1898 (Act V of 1898) and in supersession of the notification of the Government of India in the Ministry of Home Affairs, S.R.O. No. 2161, dated the 18th November 1953, hereby directs that commissions from courts in India for the examination of witnesses in the United Kingdom shall be issued in the form annexed hereto to the following courts, namely:—

(a) The Supreme Court of Judicature at the Royal Courts of Justice, London, in case the witness resides in England; or

(b) The Supreme Court of Northern Ireland, in case the witness resides in Northern Ireland; or

(c) The Court of Session, Scotland, in case the witness resides in Scotland and that such commissions shall be sent to the Ministry of External Affairs, Government of India, New Delhi, for transmission to the Court concerned.

In THE COURT OF

Commission to examine witness outside India (Section 504 (3) of the Code of Criminal Procedure, 1898).

To

Through the Ministry of External Affairs,
Government of India, New Delhi.

Whereas it appears to me that the evidence of..... is necessary for the ends of justice in case No. Vs..... in the Court of and that such witness is residing within the local limits of your jurisdiction and his attendance cannot be procured without unreasonable delay, expense or inconvenience, I.... have the honour to request and do hereby request that

[No. 20(3)/55-Judl.II(B).]

S.R.O. 1016.—Whereas arrangements have been made with the Government of Burma for taking the evidence of witnesses residing in the Union of Burma in relation to criminal matters in courts in India, the Central Government, in pursuance of sub-section (3) of section 504 of the Code of Criminal Procedure, 1898 (Act V of 1898), and in supersession of the notification of the Government of India in the Ministry of Home Affairs, S.R.O. No. 1471 dated the 1st August, 1953, hereby directs that commissions from courts in India for the examination of witnesses in the Union of Burma shall be issued, in the form annexed hereto to the Court of any District Magistrate in the Union of Burma within the local limits of whose jurisdiction the witness resides, and that such commissions shall be sent to the Ministry of External Affairs, Government of India, New Delhi, for transmission to the Court concerned.

IN THE COURT OF

Commission to examine witness outside India (Section 504(3) of the Code of Criminal Procedure, 1898)

To

Through the Ministry of External Affairs,
Government of India, New Delhi.

Whereas it appears to me that the evidence of is necessary for the ends of justice in case No. Vs. in the Court of and that such witness is residing within the local limits of your jurisdiction and his attendance cannot be procured without unreasonable delay, expense or inconvenience, I have the honour to request and do hereby request that for the reasons aforesaid and for the assistance of the said Court you will be pleased to summon the said witness to attend at such time and place as you shall appoint and that you will cause such witness to be examined upon the interrogatories which accompany this commission (for viva voce).

Any party to the proceeding may appear before you by his counsel or agent or if not in custody, in person and may examine, cross-examine or re-examine (as the case may be) the said witness.

And I further have the honour to request that you will be pleased to cause the answers of the said witness to be reduced into writing and all books, letters, papers, and documents produced upon such examination to be duly marked for identification and that you will be further pleased to authenticate such examination by your official seal (if any) and by your signature and to return the same together with this commission to the undersigned through the Ministry of External Affairs, Government of India, New Delhi.

Give under my hand and the seal of the Court this day of 19

Judge
District Magistrate
Presidency Magistrate.

[No. 20(3)/55-Judl. II/C.]

S.R.O. 1017.—Whereas arrangements have been made with the Government of Canada for taking the evidence of witnesses residing in the Dominion of Canada in relation to criminal matters in courts in India, the Central Government, in pursuance of sub-section (3) of section 504 of the Code of Criminal Procedure, 1898 (Act V of 1898), and in supersession of the notification of the Government of India in the Ministry of Home Affairs S.R.O. No. 2163 dated the 18th November, 1953, hereby directs that commissions from courts in India for the examination of witnesses in the Dominion of Canada shall be issued in the form annexed hereto to any superior court in the Dominion of Canada within the local limits of whose jurisdiction the witness resides and that such commissions shall be sent to the Ministry of External Affairs, Government of India, New Delhi, for transmission to the Court concerned.

IN THE COURT OF

Commission to examine witness outside India (Section 504(3) of the Code of Criminal Procedure, 1898)

To

Through the Ministry of External Affairs,
Government of India, New Delhi.

Whereas it appears to me that the evidence of is necessary for the ends of justice in case No. Vs. in the Court of and that such witness is residing

within the local limits of your jurisdiction and his attendance cannot be procured without unreasonable delay, expense or inconvenience, I have the honour to request and do hereby request that for the reasons aforesaid and for the assistance of the said Court you will be pleased to summon the said witness to attend at such time and place as you shall appoint and that you will cause such witness to be examined upon the interrogatories which accompany this commission (for viva voce).

Any party to the proceeding may appear before you by his counsel or agent or if not in custody, in person and may examine, cross-examine or re-examine (as the case may be) the said witness.

And I further have the honour to request that you will be pleased to cause the answers of the said witness to be reduced into writing and all books, letters, papers, and documents produced upon such examination to be duly marked for identification and that you will be further pleased to authenticate such examination by your official seal (if any) and by your signature and to return the same together with this commission to the undersigned through the Ministry of External Affairs, Government of India, New Delhi.

Give under my hand and the seal of the Court this day of 19

Judge
District Magistrate
Presidency Magistrate.

[No. 20(3)/55-Judl.II(D).]
M. GOPAL MENON, Dy. Secy.

ORDER

New Delhi, the 4th May 1955

S.R.O. 1018.—In pursuance of Clause (22) of Article 366 of the Constitution of India the President is hereby pleased to recognise Thakor Shri Jayendrasinhji (minor) as the Ruler of Jalia-Devani with effect from the 13th February 1955 in succession to the late Thakor Shri Mohobatsinhji.

[No. F.6/4/55-Poll.III.]

New Delhi, the 5th May 1955

S.R.O. 1019.—It is hereby notified for public information that the President is pleased to recognise Brigadier His Highness Maharao Shri Sir Bhim Singhji Bahadur, K.C.S.I., Maharao of Kotah, as the person competent to exercise the powers of the Rajpramukh in relation to the State of Rajasthan during the absence from India of Lieutenant-General His Highness Maharajadhiraja Sawai Sir Man Singhji Bahadur, G.C.S.I., G.C.I.E., Maharaja of Jaipur, Rajpramukh of Rajasthan. His Highness the Maharao of Kotah entered upon the duties of his office on the forenoon of the 3rd May, 1955.

[No. F.4/11/55-Poll.III.]
V. VISWANATHAN, Joint Secy.

New Delhi, the 4th May 1955

S.R.O. 1020.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the late Home Department No. F.9/2/33-Ests., dated the 9th January, 1934, namely:—

In the Schedule to the said notification, after the entries relating to "Foreign and Political Department" the following entries shall be inserted, namely:—

- | | | | |
|---|-------------------|-------------------|-------------|
| (i) Cypher Superintendents in the Central Cypher Bureau | Foreign Secretary | Joint Secretary | (i) and (v) |
| | | Foreign Secretary | All |
| (ii) Cypher Assistants in the Central Cypher Bureau | Foreign Secretary | Deputy Secretary | (i) and (v) |
| | | Foreign Secretary | All |

[No. 7/4/55-Ests(A)-I.]

S.R.O. 1021.—In exercise of the powers conferred by the proviso to article 30 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendment shall be made in the rules published with the notification of the Government of India in the late Home Department No. F.9-19/30-Ests., dated the 27th February, 1932, namely:—

In the Schedule to the said Rules, under the heading "Foreign and Political Department" the following entries shall be inserted, namely:—

Clerks/Typists
in the Central
Cypher Bureau

Deputy
Secretary

Deputy
Secretary

All

Foreign
Secretary

[No. 7/4/55-Ests(A)-II.]

S. P. MAHNA, Under Secy.

New Delhi, the 10th May 1955

S.R.O. 1022.—In exercise of the powers conferred by clause (1) of sub-rule (1) and sub-rule (2) of rule 4 of the Indian Passport Rules, 1950, the Central Government hereby exempts the following classes of persons from the provisions of rule 3 of the said Rules namely:—

- (1) Traders of the Tibet Region of China known to be customarily and specifically engaged in trade between the Tibet region of China and India, their wives and children who are dependent on them for livelihood and their attendants entering India for purposes of trade, who are in possession of certificates duly issued by the local Government of their own country or by its duly authorised agents;
- (2) inhabitants of the border districts of the Tibet Region of China who cross the border and proceed to the border districts of India to carry on petty trade or to visit friends and relatives.
- (3) porters and mule-team drivers from the Tibet Region of China who cross the border to perform necessary transportation services and are in possession of certificates valid for a specified period, duly issued by the local Government of their own country or by its duly authorised agents; and
- (4) pilgrims from the Tibet Region of China of Lamaist and Buddhist faiths who visit Banaras, Sarnath, Gaya and Sanchi in accordance with custom.

[No. 6/37/54-F.I.]

FATEH SINGH, Dy. Secy.

ORDER

New Delhi, the 5th May 1955

S.R.O. 1023.—In exercise of the powers conferred by sub-section (2) of section 63 of the Andhra State Act, 1953 (30 of 1953), the President hereby directs that the following amendments shall be made in the Order of the Government of India in the Ministry of Home Affairs No. S.R.O. 1875, dated the 5th October, 1953, published in the Gazette of India, Part II, Section 3, dated the 10th October 1953, namely:—

In the Schedule to the said Order—

(a) under the heading "*Madras Secretariat—Public Department*".

- (1) for the entry in column (1) relating to Sri Paul Karunakara Rao, the entry "Sri I. Paul Karunakara Rao" shall be substituted;
- (2) for the entry in column (1) relating to Sri P. Dhanajeyudu, the entry "Sri B. Dhanajayudu" shall be substituted;
- (3) for the entry in column (1) relating to Sri D. Chandrasekharan, the entry "Sri B. Chandrasekharan" shall be substituted;

(b) under the heading "*Madras Secretariat—Home Department*".

- (1) for the entry in column (1) relating to Sri A. Rajagopal, the entry "Sri A. Rajagopalan" shall be substituted;
- (2) for the entry in column (1) relating to Sri R. D. Sridhara Rao, the entry "Sri T. D. Sreedhara Rao" shall be substituted;
- (3) for the entry in column (2) relating to Sri M. Panduranga Vittal, the entry "Typist" shall be substituted;
- (4) for the entry in column (2) relating to Sri P. Chengalvaraya Chetty, the entry "Lower division clerk" shall be substituted;

(c) under the heading "*Madras Secretariat—Finance Department*".

- (1) for the entry in column (2) relating to Sri T. E. Veeraraghavachari, the entry "Deputy Secretary to Government" shall be substituted;
- (2) for the entry in column (1) relating to Sri Nagaraja Rao, the entry "Sri V. Nagaraja Rao" shall be substituted;
- (3) for the entry in column (1) relating to Sri P. Issac Prabhakaran, the entry "Sri P. Issac Prabhakar" shall be substituted;
- (4) for the entry in column (1) relating to Sri Mostafa Ali Baig, the entry "Sri Mustafa Ali Baig" shall be substituted;
- (5) for the entry in column (1) relating to Sri Jacob, the entry "Sri D. Jacob" shall be substituted;
- (6) for the entry in column (1) relating to Sri S. Gajapathy, the entry "Sri S. Gajapathi" shall be substituted;
- (7) for the entry in column (1) relating to Sri G. Balaji Singh, the entry "Sri B. Balaji Singh" shall be substituted;
- (8) for the entry in column (1) relating to Sri K. Mohana Rao, the entry "Sri K. Mohan Rao" shall be substituted;
- (9) for the entry in column (1) relating to Sri V. Thirumal Rao, the entry "Sri V. Thirumala Rao" shall be substituted;
- (10) for the entry in column (1) relating to Sri G. Ramesh Chandra Dutt, the entry "Sri G. V. Ramesh Chandra Dutt" shall be substituted;

(d) under the heading "*Madras Secretariat—Development Department*".

- (1) for the entries in columns (1) and (2) relating to Sri S. G. Apparao Naidu, the entries "Sri S. G. Appa Rao Naidu" and "Assistant Secretary to Government", respectively, shall be substituted;
- (2) for the entry in column (1) relating to Sri C. C. Venkataramana Rao, the entry "Sri T. C. Venkataramana Rao" shall be substituted;
- (3) for the entry in column (1) relating to Sri P. Subramania Achari, the entry "Sri D. Subramania Achari" shall be substituted;
- (4) for the entry in column (1) relating to Sri T. V. Krishinah, the entry "Sri C. V. Krishnamma" shall be substituted;
- (5) for the entry in column (1) relating to Sri C. A. Venkata Rao the entry "Sri A. Venkata Rao" shall be substituted;
- (6) for the entry in column (1) relating to Sri G. Balakrishna, the entry "Sri G. Balakrishnan" shall be substituted;
- (7) for the entry in column (1) relating to Sri P. T. Lokhan, the entry "Sri P. T. Logan" shall be substituted;

(e) under the heading "*Madras Secretariat—Public Works Department*".

- (1) for the entry in column (1) relating to Sri P. Kothandaraman, the entry "Sri T. P. Kothandaraman" shall be substituted;
- (2) for the entry in column (1) relating to Sri G. Gopalakrishniah, the entry "Sri B. Gopalakrishniah" shall be substituted;
- (3) for the entry in column (2) relating to Sri B. Devathatham, the entry "Upper Division Clerk" shall be substituted;
- (4) for the entry in column (2) relating to Sri D. Kameswara Rao, the entry "Upper division clerk" shall be substituted;
- (5) for the entries in columns (1) and (2) relating to Sri G. Subaramayya, the entries "Sri G. Subbaramiah" and "Superintendent", respectively, shall be substituted;
- (6) for the entry in column (1) relating to Sri M. Subba Rao, the entry "Sri N. Subba Rao" shall be substituted;
- (7) for the entry in column (1) relating to Sri G. Madhavachari, the entry "Sri C. Madhavachari" shall be substituted;
- (8) for the entry in column (1) relating to Sri G. D. Eswara Rao, the entry "Sri G. T. Eswara Rao" shall be substituted;
- (9) for the entry in column (1) relating to Sri Ramakrishnaiah, the entry "Sri R. Ramakrishniah" shall be substituted;
- (10) for the entry in column (1) relating to Sri Ch. Sambandam, the entry "Sri Ch. Samadhanam" shall be substituted;
- (11) for the entry in column (1) relating to Sri K. Ramachandra Rao, the entry "Sri K. Ramachandra Rao" shall be substituted;
- (12) for the entry in column (1) relating to Kumari Manikyavalli, the entry "Sri V. Manikyavalli" shall be substituted;
- (13) for the entry in column (2) relating to Sri A. Damodaran, the entry "Typist" shall be substituted;

(f) under the heading "*Madras Secretariat—Revenue Department*".

- (1) for the entry in column (1) relating to Sri P. V. Venkateswara Sarma, the entry "Sri P. V. Venkatesa Varma" shall be substituted;
- (2) for the entry in column (1) relating to Sri R. Venkateswaralu, the entry "Sri R. Venkatesalu" shall be substituted;
- (3) for the entry in column (1) relating to Sri D. Poll Chetty, the entry "Sri D. Poliseti" shall be substituted;
- (4) for the entry in column (1) relating to Sri K. V. Narasinga Rao, the entry "Sri K. V. Narasimha Rao" shall be substituted;

(g) under the heading "*Madras Secretariat—Health Department*".

- (1) for the entry in column (1) relating to Sri N. P. Venkatasubbayya, the entry "Sri N. P. Venkatasubbiah" shall be substituted;
- (2) for the entry in column (1) relating to Sri M. Kesavarao, the entry "Sri M. Kesava Rao" shall be substituted;
- (3) for the entry in column (1) relating to Sri N. Sri Ramachandramurthi, the entry "Sri N. Sreeramachandramurthi" shall be substituted;
- (4) for the entry in column (1) relating to Sri Sadanandamurthi, the entry "Sri Sadanandamurthi Paul" shall be substituted;
- (5) for the entry in column (1) relating to Sri N. Chettibabu, the entry "Sri Chittibabu" shall be substituted;

(h) under the heading "*Madras Secretariat—Food and Agriculture Department*".

- (1) for the entry in column 1 relating to Sri Seshagiri Rai, the entry "Sri K. Seshagiri Rao" shall be substituted;
- (2) for the entry in column 1 relating to Sri Allah Pichai, the entry "Sri Allah Pitchalah" shall be substituted;
- (3) for the entry in column 1 relating to Sri A. Viswanatha Rao, the entry "Sri A. Vishwanathan" shall be substituted;
- (4) for the entry in column 1 relating to Sri K. Manickam Pillai, the entry "Sri K. Manikya Pillai" shall be substituted;

- (i) under the heading "*Madras Secretariat—Local Administration Department*".
 - (1) for the entry in column 1 relating to Sri S. Md. Kasim, the entry "Sri S. Mohamed Kasim" shall be substituted;
 - (2) for the entries in columns 1 and 2 relating to Sri D. Ganapathiram, the entries "Sri D. Ganapathi Rao" and "Typist", respectively, shall be substituted;
- (j) under the heading "*Madras Secretariat—Education Department*".
 - (1) for the entry in column 2 relating to Sri Abdul Gafoor, the entry "Superintendent" shall be substituted;
 - (2) for the entry in column 2 relating to Sri P. Ramakrishna Bhakta, the entry "U. D. Clerk" shall be substituted;
 - (3) for the entry in column 1 relating to Sri K. Baskararamarao, the entry "Sri K. Baskara Rama Rao" shall be substituted; and
 - (4) for the entry in column 1 relating to Sri D. Chalapathi Rao, the entry "Sri D. Chelapathi Ram" shall be substituted.

[No. 26/4/53-AIS(I).]

N. N. CHATTERJEE, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS*New Delhi, the 4th May 1955*

S.R.O. 1024.—In exercise of the powers conferred by sub-section (1) of section 3 of the Indian Emigration Act (No. VII of 1922), the President is pleased to appoint Shri Tarlok Singh, Personal Assistant in the office of the Protector of Emigrants, Bombay, to officiate until further orders as Protector of Emigrants, Bombay, with effect from the 16th April, 1955 (F.N.) vice Shri R. G. Ghatge transferred to the Regional Passport Office, Bombay.

[No. F.27-2/55-Emi (IEA/S.3/APP/5).]

S. N. BASU,

for Controller General of Emigration.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 5th May 1955

S.R.O. 1025.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of Section 11 of the said Act shall not apply to the South Indian National Bank, Ltd., Mavelikara, for the period up to and inclusive of the 31st March 1956.

[No. F.4(64)-FI/55.]

N. C. SEN GUPTA, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 7th May 1955

S.R.O. 1026.—In exercise of the powers conferred by sub-section (1) of section 46A of the Indian Income-tax Act, 1922 (XI of 1922), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Revenue Division), No. S.R.O. 961, dated the 25th May, 1953, namely:—

In the said notification, for clause 2, the following clause shall be substituted, namely:—

"2 Passengers in transit holding transit visa or *bona fide* overseas tourists holding tourist visa or persons holding courtesy visa (*gratis visa*)

or persons travelling from Commonwealth Countries, provided that the total period spent in India does not exceed 90 days."

[No. 41.]

G. L. POPHALE, Dy. Secy.

CENTRAL EXCISES

New Delhi, the 14th May 1955

S.R.O. 1027.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

In rule 69 of the said Rules, for the word "penalty", the word "fine" shall be substituted.

[No. 25.]

M. P. ALEXANDER, Under Secy.

CUSTOMS

New Delhi, the 14th May 1955

S.R.O. 1028.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts "hand quotation moulds" and "hand lead moulds" for casting imported into India or into the State of Pondicherry and falling under item 63(28) of the First Schedule to the Indian Tariff Act, 1934 (XXXII of 1934), from so much of the duty of customs leviable thereon under the second Act cited above as is in excess of 5½ per cent *ad valorem*, and also from the additional duty of customs leviable thereon under any law for the time being in force.

[No. 88.]

A. K. ROY, Addl. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 4th May 1955

S.R.O. 1029.—The following draft of a further amendment in the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), is published as required by sub-section (4) of the said section, for the information of persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 5th June, 1955.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the said Board.

Draft Amendment

In sub-rule (1) of rule 11 of the said Rules, for the form and the heading thereto, the following shall be substituted, namely:—

List of persons to whom salaries, pensions, annuities, gratuities commissions, bonuses, or any other sums chargeable to income-tax under section 7 of the Income-tax Act, 1922 have been paid during the month ended.....19 with particulars of the amounts paid, the amounts due but not paid, and the income-tax and super-tax deducted.

Name of employer

Address

Name of person responsible for paying the salary etc.
(If not the employer.)

Address

1	Name of employee.	Amount of salary (or wages) paid during the month.	Leave salary or allowance paid outside the "tax-able territories."	Due of payment.	Period for which the salary (or wages) was paid.	House rent allowance paid.	Value of rent-free quarters.	Bonus, gratuity, fees, commission, perquisites or other allowances, profits in lieu of or in addition to salary, payments from an unrecognized Provident Fund, advances of salary, etc., and all other sums paid which are chargeable to income-tax (full details showing amount, date of payment, period for which due etc. are to be given for each item separately.)	Salary, bonus and all other sums, which were due to be paid during the month but were not actually paid (full details showing the amount, due date, period for which the amount was payable to be given for each item separately.)	For the month.	Total of columns 2, 3, 6 and 9	Upto and including the month	Estimated total yearly income under the head "salaries."	Earned income relief.	Resultant total income (for income-tax but not for super-tax.)	Income-tax.	Super-tax.	Average rate of.	Amount paid or deducted in respect of Provident Superannuation or other funds.	Amount paid or deducted in respect of insurance premium.	Net amount on which tax has been deducted.	Amount of tax deducted.	Income-tax and sur-charge (one to be shown below the other).	Super-tax and sur-charge (one to be shown below the other).	Date on which tax deducted has been paid to the credit of Government.	REMARKS.	
2	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
3	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
4	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
5	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
6	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
7	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
8	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
9	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
10	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
11	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
12	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
13	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
14	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Pies per Re.	Pies per Re.	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
15	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.
16	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.	Pies per Re.
17	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
18	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
19	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
20	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
21	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
22	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
23	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
24	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
25	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
26	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
27	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
28	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	
TOTAL	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	Rs. a	

INCOME-TAX

New Delhi, the 5th May 1955

S.R.O. 1030.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that with effect from the 12th May 1955 the following further amendments shall be made in its Notification No. 32-Income-tax, dated the 9th November, 1946, namely:—

In the schedule appended to the said notification, under the sub-head “V-Uttar Pradesh and Vindhya Pradesh”, for the existing Ranges, Income-tax Circles and Wards the following Ranges, Income-tax Circles and Wards shall be substituted, namely:—

Agra:

1. Agra.
2. Mathura.

Dehradun:

1. Dehradun.
2. Najibabad.
3. Saharanpur.

Banaras:

1. Banaras.
2. Azamgarh.
3. Gorakhpur.
4. Mirzapur.
5. Faizabad.
6. Gonda.

Lucknow:

1. Lucknow.
2. Sitapur.
3. Special Survey Circle, Lucknow.
4. Shahjahanpur.

Bareilly:

1. Bareilly.
2. Moradabad.
3. Rampur.

Allahabad:

1. Allahabad.
2. Central Circle, Allahabad.
3. Jhansi.
4. Satna.
5. Fatehgarh.

Kanpur Range I:

1. District I, Kanpur.
2. District III, Kanpur.
3. Estate Duty-cum-Income-tax Circle, Kanpur.

Kanpur Range II:

1. District II, Kanpur.
2. Special Circle, Kanpur.
3. Special Survey Circle, Kanpur.

Meerut:

1. Meerut.
2. Military Circle, Meerut.
3. Special Circle, Meerut.
4. Muzaffarnagar.
5. Aligarh.
6. Special Survey Circle, Meerut.

2. Where an Income-tax Circle stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Income-tax Circle is transferred shall on and from the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle is transferred.

[No. 36.]

[50/11/55-IT]

S.R.O. 1031.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that with effect from the 12th May 1955 the following further amendments shall be made in its Notification No. 32-Income-tax, dated the 9th November, 1946, namely:—

In the schedule appended to the said notification, under the sub-head "IX-Hyderabad", for the Ranges and Income-tax Circles, the following Ranges, Income-tax Circles and Wards shall be substituted, namely:—

Vijayawada Range:

1. Vijayawada.
2. Warangal.
3. Special Survey Circle, Vijayawada.
4. Special Circle, Vijayawada.
5. C-Ward, Hyderabad.
6. Raichur.

Rajahmundry Range:

1. Vizianagram.
2. Visakhapatnam.
3. Kakinada.
4. Rajahmundry.
5. Eluru.
6. Masulipatam.

Hyderabad "A" Range:

1. A Ward of the City Circle, Hyderabad.
2. D Ward of the City Circle, Hyderabad.
3. E Ward of the City Circle, Hyderabad.
4. F Ward of the City Circle, Hyderabad.
5. Salaries Circle, Hyderabad.
6. Aurangabad.
7. Gulburga.
8. Osmanabad.

Hyderabad "B" Range:

1. B Ward of the City Circle, Hyderabad.
2. Special Survey Circle, Hyderabad.
3. Special Circle, Hyderabad.
4. Nanded.
5. Nizamabad.

2. Where an Income-tax Circle stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Income-tax Circle is transferred shall on and from the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle is transferred.

[No. 37.]

[50/30/55-IT]

S.R.O. 1032.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue hereby directs that with effect from the 12th May 1955 the following further amendments shall be made in the schedule appended to its Notification No. 32-Income-tax, dated the 9th November, 1946, namely:—

In the said schedule under the sub-head "V-West Bengal" for the existing Ranges, Income-tax Circles, and districts the following Ranges, Income-tax Circles and districts shall be substituted, namely:—

'A' Range, Calcutta:

1. District IV(2), Calcutta.
2. All Central Circles.
3. District III-A, Calcutta.
4. District V-A, Calcutta.
5. Central Salaries Circle, Calcutta.
6. Railways and Miscellaneous Salaries Circle, Calcutta.
7. Special Survey Circle III, Calcutta.
8. Special Survey Circle VI, Calcutta.

'B' Range, Calcutta:

1. District I(2), Calcutta.
2. Companies District II, Calcutta.
3. Special Survey Circle IV, Calcutta.
4. Companies District I, Calcutta.
5. District II(2), Calcutta.

'C' Range, Calcutta:

1. District III(1), Calcutta.
2. Special Survey Circle VII, Calcutta.
3. Special Survey Circle V, Calcutta.
4. District VI, Calcutta.
5. Murshidabad-Nadla.
6. West Dinajpur-Maldah.

'D' Range, Calcutta:

1. Companies District III, Calcutta.
2. Special Survey Circle I, Calcutta.
3. Special Survey Circle II, Calcutta.
4. Midnapur-Bankura.
5. Howrah.
6. District IV(1), Calcutta.

'E' Range, Calcutta:

1. 24-Parganas.
2. Non-Companies (I.T.-cum-E.P.T.) District I, Calcutta.
3. Non-Companies (I.T.-cum-E.P.T.) District II, Calcutta.
4. Hooghly.
5. Special Survey Circle VIII, Calcutta.
6. Refund Circle, Calcutta.
7. District I(1), Calcutta.
8. District IV(3), Calcutta.
9. District II(1), Calcutta.
10. Jalpaiguri-Darjeeling.
11. Cooch-Bihar.

'F' Range, Calcutta:

1. District III(2), Calcutta.
2. District V, Calcutta.
3. Companies District IV, Calcutta.
4. Burdwan-Birbhum.

2. Where an Income-tax Circle stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Income-tax Circle and pending immediately before the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle is transferred.

[No. 38.]

[50/31/55-IT]

S.R.O. 1033.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that with effect from the 12th May 1955 the following further amendments shall be made in its Notification No. 32-Income-tax, dated the 9th November, 1946, namely:—

In the schedule appended to the said notification, under the sub-head "I-Madras" for the existing Ranges and Income-tax Circles, the following Ranges and Income-tax Circles shall be substituted, namely:—

Madras 'A' Range:

1. Madras City Circle 1.
2. Madras Salaries Circle.
3. Salem Circle.
4. Estate Duty-cum-Income-tax Circle, Madras.

Madras 'B' Range:

1. Madras City Circle III.
2. Madras Special Circle.
3. Tanjore Circle.
4. Madras City Circle V.
5. Special Survey Circle No. 1, Madras.
6. Chittoor Circle.
7. Cuddapah Circle.

Madras 'C' Range:

1. Madras City Circle IV.
2. Nellore Circle.
3. Bapatla Circle.
4. Guntur Circle.
5. Tenali Circle.

Madras 'D' Range:

1. Madras City Circle II.
2. Nagappatinam Circle.
3. Kancheepuram Circle.
4. Cuddalore Circle.
5. Vellore Circle.

Madhurai Range:

1. Madhurai Circle.
2. Special Survey Circle No. 2, Madhurai.
3. Madhurai (Special) Circle.
4. Virudhunagar Circle.
5. Dindigul Circle.
6. Palghat Circle.
7. Erode Circle.

Tiruchirapalli Range:

1. Tiruchirapalli Circle.
2. Pudukkottai Circle.
3. Karaikudi Circle.

Coimbatore Range:

1. Coimbatore Circle.
2. Special Circle, Coimbatore.
3. Special Survey Circle No. 3, Coimbatore.
4. Ootacamund Circle.
5. Coimbatore (Special) Circle (E.P.T.).
6. Erode (Special) Circle (E.P.T.).

Kozhikode Range:

1. Kozhikode Circle.
2. Mangalore Circle.

2. Where an Income-tax Circle stands transferred by this notification from one Range to another, appeals arising out of assessments made in that Income-tax Circle, and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from which that Circle is transferred to, shall on and from the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range, to which the said Circle is transferred.

[No. 39.]

[50/12/55-YT]

S.R.O. 1034.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that with effect from the 12th May 1955 the following further amendments shall be made in its Notification No. 32—Income-tax, dated the 9th November, 1946, namely:—

In the schedule appended to the said notification, under the sub-head "X-Mysore, Travancore-Cochin and Coorg" for the existing Ranges and Income-tax Circles specified against them, the following Ranges and Income-tax Circles shall be substituted, namely:—

Trivandrum:

1. Trivandrum.
2. Nagercoil.

3. Quilon.
4. Kottayam.
5. Alleppey.
6. Special Circle, Trivandrum.
7. Tirunelveli Circle.
8. Tuticorin Circle.
9. Ernakulam.
10. Trichur.
11. Alwaye.
12. Mattencherry.
13. Salary Circle, Ernakulam.
14. Special Survey Circle, Ernakulam.

A—Range, Bangalore:

1. Urban Circle, Bangalore.
2. Mysore Circle, Mysore.
3. Hassan Circle, Hassan.
4. Davangere Circle, Davangere.
5. Kolar Circle, Kolar.
6. Bellary Circle, Bellary.
7. Coorg Circle, Mercara.
8. Special Investigation Branch Bangalore.

B—Range, Bangalore:

1. Rural Circle, Bangalore.
2. Salary Circle, Bangalore.
3. Special Survey Circle, Bangalore.
4. Special Circle, Bangalore.
5. Shimoga Circle, Shimoga.
6. Tumkur Circle, Tumkur.
7. Adoni Circle, Adoni.
8. Anantapur Circle, Anantapur.
9. Kurnool Circle, Kurnool.
10. Special Circle, Vijayawada (In respect of cases from the aforesaid three circles of Adoni, Anantapur and Kurnool).

2. Where an Income-tax Circle stands transferred by this notification from one Range to another, appeals arising out of assessments made in that Income-tax Circle, and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from which that Circle is transferred shall on and from the date of this notification be transferred to and be dealt with by the Appellate Assistant Commissioner of the Range to which the said Circle is transferred.

[No. 40.]

[50/32/55-IT]

K. B. DEB, Under Secy.

ESTATE DUTY

New Delhi, the 10th May 1955

S.E.O. 1035.—The following draft of an amendment which the Central Board of Revenue proposes to make in the Estate Duty Rules, 1953, in exercise of the powers conferred by sub-section (1) of section 85 of the Estate Duty Act, 1953 (34 of 1953), is published, as required by the said sub-section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 10th June 1955.

2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the said Board.

Draft Amendment

In the said Rules, in sub-rule (6) of rule 26, after the words "The appeal to the Central Board of Revenue under section 63 of the Act shall be in Form E.D.9" the following shall be added, namely:—

"Every memorandum of appeal shall be in duplicate and shall be accompanied by two copies (at least one of which shall be a certified copy) of the order appealed against."

[No. 9.]

R. K. DAS, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Indian Standards Institution)

[Delhi, the 2nd May 1955

S. R. O. 1036.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standard, particulars of which are given in the Schedule hereto annexed, has been established during the period 18 April to 1 May 1955.

THE SCHEDULE

Serial No.	No. and Titles of the Indian Standards established	No. and the Title of the Indian Standard, or Standards if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
I.	IS: 555-1955 Specification for Table type Electric fans (<i>Tentative</i>)	..	<p>This Standard prescribes the minimum performance requirements of table-type electric fans for three sizes which are considered standard, namely, 9, 12 and 16 in. The requirements laid down in the Standard cover design and general construction for satisfactory operation in tropical conditions, finish, speed regulation, silent and trouble-free operation, starting ability under reduced supply voltage, minimum air delivery, service value, limits of temperature rise, and a maximum speed which the fan blades must not exceed to ensure safety to users.</p> <p>It covers table-, bracket and cabin-type fans, but excludes large propeller-type fans and railway carriage fans. (Price Rs. 2/-).</p>

Copies of this standard are available for sale with the Secretary (Administration), Indian Standard Institution, 19 University Road, Delhi-8.

[No. MDC/II 4.]

D. V. KARMAKAR,
Deputy Director (Marks),
Indian Standards Institution.

S. A. TECKCHANDANI, Under Secy.

New Delhi, the 4th May 1955

S. R. O. 1037.—In continuation of the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 784 dated the 7th April, 1955, the Central Government hereby notifies that the following persons have, in pursuance of clause (c) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (LXI of 1948), been elected by Parliament to be members of the Central Silk Board, namely :—

- | | | |
|--------------------------------------|----|--|
| 1. Pandit Lingaraj Misra, M.P. | 1. | } Elected by the members of the House of the People (Lok Sabha). |
| 2. Shri Dodda Thimmaiah, M.P. | 2. | |
| 3. Shri Bimalaprosad Chatterji, M.P. | 3. | |
| 4. Shri Y. Gadilingana Gowd, M.P.] | 4. | |

- | | |
|------------------------------|--|
| 5. Shri Jagannath Dass, M.P. | } Elected by the members of
the Council of States
(Rajya Sabha). |
| 6. Dr. Nalinaksha Dutt, M.P. | |

No. 22(3)CTB/55.

A. K. CHAKRAVARTI, Under Secy.

New Delhi, the 4th May 1955

S.R.O. 1038.—The Notification of the Government of India in the Ministry of Commerce and Industry Nos. SRO-2031 [SC(A)-4(113)G] and SRO-2032 [SC(A)-4(113)H], dated the 11th December, 1951, published in the Gazette of India, Part II—Section 3, dated the 22nd December, 1951, and by virtue of which the Assistant Iron and Steel Licensing Officer, Government of Punjab, Simla, was authorised to exercise of the powers of the Controller under Clauses 4 and 5 of the Iron and Steel (Control of Production and Distribution) Order, 1941, and Clauses 3, 4 and 6 [except sub-clause (a) thereof] of the Iron and Steel (Scrap Control) Order, 1948, respectively, are hereby cancelled.

[No. SC(A)-4(216).]

G. RAMANATHAN, Under Secy.

New Delhi, the 4th May 1955

S.R.O. 1039.—/INDRA/29B/2.—Whereas the Central Government is of opinion, having regard to the stage of development of the scheduled industry hereinafter mentioned, that is to say, the industry engaged in the manufacture or production of motor fuel and kerosene, that it would not be in public interest to apply certain provisions of the Industries (Development and Regulation) Act, 1951 (LXV of 1951) thereto;

Now, therefore in exercise of the powers conferred by section 29B of the said Act, the Central Government hereby exempts the undertaking pertaining to the scheduled industry mentioned above and known as Messrs Standard Vacuum Refining Co. of India Ltd., Bombay, from the operation of sections 15, 16, 18 and 18A to 18F, of the said Act, upto the 28th day of July, 1979.

[No. 6(1)IA(L)/53.]

ORDERS

New Delhi, the 2nd May 1955

S.R.O. 1040.—IDRA/6.—In pursuance of Rules 8 of the Development Councils (Procedural) Rules 1952, made under section 6 of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), the Central Government hereby appoints Shri T. K. Palaniannan, Director of Industries and Commerce, Government of Madras, as a member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry S.R.O. No. 892, dated the 12th March, 1954, for the scheduled industry engaged in the manufacture and production of sugar, in place of Shri E. P. Royappa, and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order, under the category of members "being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical and other aspects of the said Schedule industry", for entry No. 11, the following entry shall be substituted, namely—

"11. Shri T. K. Palaniannan, Director of Industries and Commerce, Government of Madras, Madras".

S. R. O. 1041—IDRA/6/.—In pursuance of Rule 9 of the Development Councils (Procedural) Rules, 1952, made under section 6 of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), the Central Government hereby ratifies the appointment of each of the substitutes specified in column 2 of the Table annexed hereto to take the place of the member of the Development Council established for the Scheduled Industry engaged in the manufacture and production of sugar mentioned in the corresponding entries in column 1 of the said Table, for the purpose of attending the meeting of the Council held on the 26th April, 1955 at New Delhi.

TABLE

Members	Substitute members
1	2
1. Shri Gulabchand Hirachand, c/o Messrs Walchandnager Industries, Construction House Ballard Estate, Fort, Bombay.	Lala Charat Ram, c/o Delhi Cloth & General Mills Co. Ltd., Bara Hindu Rao, Delhi-6.
2. Shri A. Caws, Director M/s. Begg Sutherland & Co., Ltd. P.O. Box No. 21, Kanpur.	Shri K. J. Somaiya, Godavari Sugar Mills Mahatma Gandhi Road, Fazal Bhoj Bldgs. Post Box No. 122-A, Fort, Bombay.
3. Shri K. Birla, 8, Royal Exchange Place, Calcutta.	Shri S. S. Kanoria, 8, Royal Exchange Place, Calcutta.
4. Shri R. C. Srivastava, Nawal Niwas, Kanpur	Shri S. N. Gundu Rao, c/o The Ravalgaon Sugar Farm, Ravalgaon, Distt. Nasik Bombay State.
5. Shri J. M. Saha, Director, Indian Institute of Sugar Technology, Kanpur.	Dr. K. S. G. Doss, Professor of Sugar Chemistry, Indian Institute of Sugar Technology, Kanpur.

R. N. KAPUR, Under Secy.

COFFEE CONTROL

New Delhi, the 9th May¹⁹⁵⁵

S.R.O. 1042—The following statement of accounts of the Indian Coffee Board for the period from 1st July 1952 to 31st March, 1953 is published in the Gazette of India in accordance with sub-rule (3) of rule 20 of Coffee Market Expansion Rules, 1940 :—

INDIAN COFFEE BOARD

Abstract statement of receipts and Expenditure for the period from 1st July 1952 to 31st March 1953 (1952-53) General Fund (including General Fund No. I Account, General Fund (Research) and General Fund (Propaganda)).

RECEIPTS		EXPENDITURE	
	Rs. A. P.		Rs. A. P.
<i>Opening Balances :</i>			
General Fund No. I/A/c.	16,74,768 9 8	Administration of the Board	56,924 5 1
General Fund in transit	55,605 0 0	Measures taken for promoting the cultivation and manufacture of Indian Coffee	
General Fund (Research)	55,244 6 11	Measures taken for promoting the sale and increasing the consumption in India and elsewhere of Indian Coffee	
General Fund (Propaganda)	6,36,408 5 9		
	<u>22,22,026 6 4</u>		
Monies received under Section 11 of the Act.	44,104 0 0		
Monies received under Section 12 of the Act	..	Overseas Propaganda
Fees realised on account of licenses.	..	Indian Propaganda	99,059 3 1
<i>Miscellaneous Receipts :</i>		Measures taken for promoting Agricultural and Technological Research in the interest of coffee industry in India	1,30,756 0 10
General Fund No. I A/c.	10,263 12 6	Miscellaneous
General Fund (Research)		
General Fund (Propaganda)		
Interest on Investments	<u>38,226 6 0</u>		

<i>Closing Balances</i>				
General Fund No. I A/c. . .	16,60,438	7	1	
General Fund (Research) . .	30,093	6	1	
General Fund (Propaganda) . .	5,37,349	2	8	22,27,880 15 10*
	<u>25,14,620</u>	8	10	<u>25,14,620 8 10</u>

*This is exclusive of the balance with the High Commissioner for India, London, for which a separate account is being sent.

I have examined the foregoing Accounts of the INDIAN COFFEE BOARD, BANGALORE GENERAL FUND. I have obtained all the information and explanations that I have required, and subject to the observations in the separate Audit Report, I certify, as a result of my audit, that in my opinion these Accounts and Balance Sheet are properly drawn up so as to exhibit a true and fair view of the State of affairs of the concern according to the best of my information and explanations given to me and as shown in the books of the concern.

Examiner O.A.D.
Office of the Accountant General,
Mysore, Bangalore

M. P. APPU MENON,
Secretary
Indian Coffee Board,

C. R. SUBRAMANIAN,
Accounts Officer,
Indian Coffee Board,

K. SRINIVASAN,
Chief Coffee Marketing Officer,
Indian Coffee Board.

[No 3(2) Plant/54.]
HARBANS SINGH, *Under Sec'y.*

MINISTRY OF HEALTH*New Delhi the 10th May 1955*

S.R.O. 1043.—In exercise of the powers conferred by sub-sections (1) and (2) of section 7 of the Drugs Act, 1940 (XXIII of 1940), the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India, in the Ministry of Health, No. F.1-3/47-D(II), dated the 13th September, 1948, constituting the Drugs Consultative Committee, namely:—

In the said notification under the heading 'Nominated by State Governments', for entry 4, the following entry shall be substituted, namely:—

"(4) Col. A. N. Chopra, M.B.B.S., D.T.M. (Liv), D.P.H., Director of Medical and Health Services, Uttar Pradesh."

[No. F. 4-7/55-D.]

KRISHNA BIHARI, Under Secy.

New Delhi, the 7th May 1955

S.R.O. 1044.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the late Department of Education, Health and Lands, No. F.23-10/37-II, dated the 2nd March, 1937, namely:—

In the said notification, in modification 5, for the words "Assistant Director of Public Health, Delhi" in both the places where they occur, the words "Assistant Director, Health Services, Delhi" shall be substituted.

[No. F. 3-54/54-LSG.]

R. NARASIMHAN, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE*New Delhi, the 4th May 1955*

S.R.O. 1045.—In pursuance of the provisions of Sub-section (f) of Section 4 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the State Government of Andhra have nominated Sarvashri P. Pundareekakshachari, B.A., Vavilavalasa, via. Rajam, Srikakulam District and Halaharvi Sitharama Reddi, B.A., B.L., Halaharvi, Alur Taluk, Kuznool District, as members of the Indian Central Oilseeds Committee with effect from the 1st April, 1955.

[No. F.6-1/55-Com-I.]

New Delhi, the 5th May 1955

S.R.O. 1046.—In pursuance of the provisions of Sub-section (e) of Section 4 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the State Government of Andhra have nominated the Director of Agriculture & Fisheries (Andhra), Madras-2, as a member of the Indian Central Oilseeds Committee with effect from the 1st April, 1955.

[No. F. 6-5/55-Com.-I.]

(Agriculture)*New Delhi, the 9th May 1955*

S.R.O. 1047.—Under Section 4(iv) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government hereby nominate Shri Surottam P. Huthee Singh, the Aruna Mills Ltd., Ahmedabad, to be a member of the Indian Central Cotton Committee, Bombay, as a representative of the Ahmedabad Mill Owners Association with effect from the 1st April, 1955.

In pursuance of Section 4(ix) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Government of Rajasthan have renominated Shri Samrath Raj, R.A.S., Director of Agriculture, Rajasthan, as a member of the Indian Central Cotton Committee, Bombay, with effect from the 1st April, 1955.

[No. F.1-12/55-Com.II.]

S.R.O. 1048.—In pursuance of Section 4(ii) of the Indian Cotton Cess Act, 1923 (XIV of 1923), the Central Government hereby nominate Dr. B. L. Sethi, Director of Agriculture, Uttar Pradesh, as a member of the Indian Central Cotton Committee, Bombay, with effect from the 1st April, 1955.

[No. F.1-12/55-Com.II.]

F. C. GERA, Under Secy.

FAMINE

New Delhi, the 4th May 1955

S.R.O. 1049.—In accordance with Clause (b) of Rule 3 of Rules published with the late Department of Revenue & Agriculture Notification No. 1616-F, dated the 25th July, 1900, as amended from time to time, the Government of Orissa were pleased to appoint Shri K. S. Bawa, I.A.S., Under Secretary, to the Government of Orissa, Revenue Department, to be a member of the Board of Management, Indian People's Famine Trust, to attend the meeting of the above Board held on 29th March, 1955.

[No. F. 19-2/55-C(G).]

S.R.O. 1050.—In accordance with Clause (b) of Rule 3 of the Rules Published with the late Department of Revenue and Agriculture Notification No. 1616-F dated the 25th July, 1900, as amended from time to time, the Government of Punjab were pleased to appoint Sardar Lal Singh, P.C.S., Deputy Secretary to the Government of Punjab, Revenue Department, to be a member of the Board of Management, Indian People's Famine Trust to attend the meeting of the above Board held on the 29th March, 1955.

[No. F. 19-2/55-C(G).]

S.R.O. 1051.—In accordance with Clause (a) of Rule 3 of the Rules published with the late Department of Revenue & Agriculture, Notification No. 1616-F, dated the 25th July, 1900 as amended from time to time, the Central Government are pleased to appoint the Chief Pay & Accounts Officer, Ministry of Food & Agriculture to be a member (by designation) of the Board of Management of the Indian People's Famine Trust with effect from 1st April 1955, in place of the Accountant General, Food, Rehabilitation and Supply.

[No. F.19-4/55-C(G).]

J. L. KUNDU, Dy. Secy.

ORDER

New Delhi, the 3rd May 1955

S.R.O. 1052.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order, namely:—

1. (1) This Order may be called the Fruit Products Order, 1955.
- (2) It extends to the whole of India except the State of Jammu and Kashmir.
2. In this Order, unless the context otherwise requires,—
 - (a) "the Act" means the Essential Commodities Act, 1955 (10 of 1955);
 - (b) "Committee" means the Central Fruit Products Advisory Committee constituted by the licensing officer under clause 3;
 - (c) "Form" means a Form set forth in the First Schedule;
 - (d) "fruit product" means any of the following articles, namely:—
 - (i) synthetic beverages, syrups and *sharbats*;
 - (ii) vinegar, whether brewed or synthetic;
 - (iii) pickles;
 - (iv) dehydrated fruits and vegetables;
 - (v) squashes, crushes, cordials, barley water, barreled juice and ready-to-serve beverages or any other beverages containing fruit juices or fruit pulp;
 - (vi) jams, jellies and marmalades;

- (vii) tomato products, ketchup and sauces;
- (viii) preserves, candied and crystallized fruits and peels;
- (ix) Chnuteys;
- (x) canned and bottled fruits, juices and pulps;
- (xi) canned and bottled vegetables;
- (xii) frozen fruits and vegetables;
- (xiii) aerated waters containing fruit juices or pulp;
- (xiv) any other unspecified items relating to fruits or vegetables;

(e) "licensee" means a manufacturer to whom a licence is granted under this Order;

(f) "licence number" means the number of a licence granted to a manufacturer under this Order;

(g) "licensing officer" means the Agricultural Marketing Adviser to the Government of India and includes any other officer empowered in this behalf by him with the approval of the Central Government;

(h) "manufacturer" means a licensee engaged in the business of manufacturing any fruit products for sale and includes a person purchasing such fruit products in bulk and repacking them for sale, either by himself or through some one else;

(i) "Schedule" means a Schedule annexed to this Order;

(j) "sharbat" means any non-alcoholic sweetened beverage or syrup containing non-fruit juice or flavoured with non-fruit flavours, such as rose, *khus*, *kewra*, etc.;

(k) "synthetic beverage" means any non-alcoholic beverage or syrups, other than aerated waters, containing no fruit juice but having an artificial flavour or colour resembling any fruit; and

(l) "term" means a period of twelve months ending on the 31st day of December of any year.

3. (1) As soon as may be after the commencement of this Order, and thereafter at the interval of every two years, the Central Government shall, by order published in the Official Gazette, constitute a Committee, to be called the Central Fruit Products Advisory Committee, which shall consist of the licensing officer who shall be the Chairman of the Committee, and the following other members, namely:—

Members

- (a) five persons, one each to be elected by the licensees in the northern, central, western, eastern and southern zones, respectively, in such manner as the licensing officer may, from time to time, by order direct;
- (b) two persons possessing, in the opinion of the licensing officer, suitable technical qualifications with regard to the manufacture of fruit products, to be nominated by the licensing officer;
- (c) the Director, Central Food Technological Research Institute, Mysore, or any other officer of the Institute nominated by him in this behalf;
- (d) the Agricultural Commissioner of the Government of India, or any other officer nominated by him in this behalf;
- (e) the Technical Adviser in the Ministry of Food and Agriculture or any other officer nominated by him in this behalf; and

Member Secretary

- (f) the Senior Marketing Development Officer (Fruit Products) in the Directorate of Marketing and Inspection.

(2) A member of the Committee shall hold office for the period for which the Committee has been constituted:

Provided that a member may resign his office by notice in writing given to the licensing officer.

(3) If a vacancy occurs by death, resignation, efflux of time, or otherwise, in the office of any elected or nominated members of the Committee, the vacancy so caused shall be filled by election or nomination by the body or authority which elected or nominated him, as the case may be, under sub-clause (1), and any person appointed to fill a casual vacancy shall hold office so long only as the member in whose place he is elected or nominated, would have held office.

(4) The quorum of the Committee shall be five but subject thereto, the Committee may act notwithstanding any vacancy in its number.

(5) The Committee may regulate its proceedings in such manner as it thinks fit, but on any matter on which the votes of the Committee are equally divided, the Chairman or the person presiding at the Committee shall have a second or casting vote.

(6) The functions of the Committee shall be to advise the Directorate of Marketing and Inspection in the Ministry of Food and Agriculture on any matter appertaining to the fruit preservation industry.

(7) The Central Government may, at any time, if it so deems expedient in the public interest, by order, dissolve the Committee and thereupon the Committee shall stand dissolved and all persons elected or nominated to the Committee shall cease to be members thereof with effect from the date of the order:

Provided that the Central Government shall take steps to reconstitute the Committee as soon as possible in the manner provided in sub-clause (1).

4. No person shall carry on the business of a manufacturer except under and in accordance with the terms of an effective licence granted to him under this Order in Form 'B'.

5. (1) Every application for the grant of a licence under clause 4 shall be made in duplicate to the licensing officer in Form 'A' and shall be accompanied by a fee of such amount as is appropriate to each of the class of licence for which such application is made under the provision of sub-clause (2).

(2) The following shall be the fees payable under sub-clause (1), being fees appropriate to each class of fruit products, that is to say—

(a) a sum of Rs. 40 in the case of—

- (i) synthetic beverages, syrups and sharbats,
- (ii) vinegar, whether brewed or synthetic,
- (iii) pickles, and
- (iv) dehydrated fruits and vegetables;

(b) Rs. 80, in the case of—

- (i) squashes, crushes, cordials, barley water, barreled juice and ready-to-serve beverages or any other beverages containing fruit juices or fruit pulps;
- (ii) jams, jellies and marmalades; and
- (iii) tomato products, ketchup and sauces;

(c) Rs. 160, in the case of preserves, candied and crystallised fruits and peels;

(d) Rs. 200, in the case of chutneys, and

(e) Rs. 250, in the case of—

- (i) canned and bottled fruits, juices and pulps,
- (ii) canned and bottled vegetables,
- (iii) frozen fruits and vegetables,
- (iv) aerated waters containing fruit juices or pulps, and
- (v) any other unspecified items relating to fruits or vegetables.

(3) Any fee paid by any applicant for a licence under this clause shall not be refundable.

(4) The licensing officer may, by order for reasons to be recorded in writing, refuse to grant a licence to any applicant and shall furnish him as soon as possible with a copy of the order so passed.

6. (1) The licensing officer may, after giving the manufacturer an opportunity to show cause and after giving him three months' notice, cancel any licence granted to him under this Order for any breach of the terms of the licence or for any contravention of the provisions of this Order or for any failure to comply with any order, direction or requisition made under this Order.

(2) The manufacturer may appeal to the Central Government against any order passed by the licensing officer under sub-clause (1) cancelling the licence within a period of thirty days after the receipt of the order by such manufacturer and the decision of the Central Government shall be final.

7. Every manufacturer shall manufacture fruit products in conformity with the sanitary requirements and the appropriate standard of quality and composition specified in the Second Schedule to this Order.

8. (1) Every manufacturer shall, in regard to the packing, marking and labelling of containers of fruit products, comply with the following requirements, that is to say—

- (a) every container in which any fruit product is packed shall bear such label as may, from time to time, be approved by the licensing officer and different labels may be approved for different fruit products and a manufacturer in packing such container shall use a label which is for the time being approved by the licensing officer;
- (b) when a bottle is used in packing any fruit products, it shall be so sealed that it cannot be opened without destroying the licence number and the special identification mark of the manufacturer to be displayed on the top or neck of the bottle. The licence number of the manufacturer shall also be exhibited prominently on the side label on such bottle;
- (c) when a tin, barrel or other container is used in packing any fruit product, the licence number of the manufacturer shall either be exhibited prominently on the side label of such tin or be embossed prominently thereon;
- (d) each container in which any fruit product is packed shall specify a code number indicating the lot or the date of manufacture of such fruit product.

(2) Without prejudice to the generality of the provision contained in sub-clause (1), the licensing officer may, by order published in the Official Gazette, specify the requirements in regard to the packing, marking and labelling of containers of fruit products of any specified type or description, whether such fruit products are manufactured in India or not and every manufacturer or any person for the time being acting on his behalf shall be bound to comply with the provision of such order.

9. Every manufacturer shall, as soon as possible after the end of every term or on or before such date as the licensing officer may in any case, by order, specify in this behalf, submit to the licensing officer a return in duplicate in respect of each class of fruit products manufactured by him during that term.

10. No person shall sell, or expose for sale, or despatch or deliver to any agent or broker for the purpose of sale, any fruit products which do not conform to the standards of quality and composition specified in the Second Schedule or which are not packed, marked and labelled in the manner laid down in this Order:

Provided that nothing in this clause shall apply to any fruit products imported into India, except when such fruit products are repacked by any licensee for retail sale; but notwithstanding anything in the foregoing provision, no fruit products imported into India may be sold in the original containers unless the name of the country of manufacture of such fruit products is mentioned and unless the said fruit products conform either to the standards of quality laid down in the Second Schedule or to the specifications of the country of their origin, as may be determined by the licensing officer.

11. (1) Any beverage which does not contain at least ten *per centum* of fruit juice in its composition shall not be described as a fruit syrup, fruit juice, squash or cordial or crush and shall be described as a synthetic syrup.

(2) Every synthetic syrup shall be clearly and conspicuously marked on the label as a 'SYNTHETIC' product, and no container containing such product shall have a label, whether attached thereto or printed on the wrapper of such container or, otherwise, which may lead the consumer into believing that it is a fruit product. Neither the word "FRUIT" shall be used in describing such a product, nor shall it be sold under the cover of a label, which carries the picture of any fruit. Aerated water containing no fruit juice or pulp shall not have a label which leads the consumer into believing that it is a fruit product.

12. Every manufacturer to whom any direction or order is issued in pursuance of any provision of this Order shall be bound to comply with such direction or order and any failure on the part of the manufacturer to comply with such direction or order shall be deemed to be a contravention of the provision of this Order.

13. The licensing officer or any officer authorised by him in this behalf may with a view to securing a compliance with this Order—

(a) require any person to give any information in his possession with respect to the manufacture and disposal of any fruit products manufactured by him;

(b) enter upon and inspect, the premises of any licensee or manufacturer at any time during the business hours with a view to satisfying himself that the requirements of this Order are being complied with, and—

(i) on giving a proper receipt, seize or detain any fruit products manufactured, marked, packed or labelled otherwise than in accordance with the provisions of this Order or suspected to be manufactured, marked, packed or labelled in contravention of the provisions of this Order;

(ii) seize or detain, on giving a proper receipt, raw materials, documents, account books or other relevant evidence connected with manufacture of fruit products, in respect of which he has reason to believe that a contravention of the Order has taken place;

(iii) dispose of all fruit products or raw materials so seized or detained in such manner as he deems fit;

(c) not more than twice during one term, inspect any books or other documents of a licensee relating to the manufacture and disposal of fruit products;

(d) collect, on payment, samples of fruit products intended or exposed for sale, or sold, or under despatch or delivery to any dealer, agent or broker for the purpose of sale, and have such samples analysed at a laboratory selected for the purpose by the licensing officer;

(e) collect from the licensee or manufacturer, free of charge, on giving a proper receipt, samples of any fruit products or any chemical, dye or any other ingredients used in the preparation of such fruit products from the premises of such licensee or manufacturer, in respect of which he has reason to believe that a contravention of the Order has taken place;

(f) by an order in writing prohibit the sale or manufacture of any fruit products in respect of which he has reason to believe that a contravention of this Order has taken place.

14. No person shall refuse to furnish any information which he is legally bound to furnish and which may be lawfully demanded of him under the provisions of this Order, or cancel, destroy, mutilate or deface any book or other document with a view to evading the provisions of this Order.

15. No prosecution for contravention of any of the provisions of this Order shall be instituted without the previous sanction of the licensing officer.

16. Nothing in this Order shall be deemed to apply:—

(i) to any syrups which—

(a) contain fruit juices for medicinal use,

(b) are prepared in accordance with the allopathic, homeopathic, Ayurvedic, Unani or any other system of medicine, and

(c) are sold in bottles bearing a label containing the words 'For medicinal use only' which does not exhibit any picture of fruits, and

(ii) to any fruit products manufactured by a person in any non-municipal areas in quantities not exceeding two hundred pounds during a term.

THE FIRST SCHEDULE

FORM 'A'

[See clause 5(1)]

Application for licence under the Fruit Products Order, 1955

1. Name and address of the applicant.
2. Address of the factory.
3. Description of the fruit products which the applicant wishes to manufacture.
4. Period for which the licence is required.
5. Plan of the factory and list of equipments.
6. Licence fee paid during the previous year.
7. Total value of fruit products manufactured during the previous year.
8. I/We hereby undertake to comply with all the provisions of the Fruit Products Order, 1955.
9. I/We have forwarded a sum of Rs. _____ in respect of the licence fee due according to the provisions of Fruit Products Order, 1955.

1a

[Signature(s) of the applicant(s).]

FORM 'B'

(See clause 4)

Government of India
Ministry of Food and Agriculture
Directorate of Marketing and Inspection.
Government of India
Emblem.

Licence under Fruit Products Order, 1955

LICENCE NO. FPO —————

1. Name and address of licensee.
2. Address of authorised premises for manufacture.
3. Change of premises if any.

This licence is granted under and is subject to the provisions of F.P.O., 1955 all of which must be complied with by the licensee.

Place.

Date.

Licensing Officer,
Agricultural Marketing Adviser to the Government of India.

Validation and Renewal

Period of validity	Categories of fruit products authorised to manufacture	Rate of licence fee per category	Licence fee paid	Signature of Licensing Officer
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THE SECOND SCHEDULE

(See clauses 7 and 10)

PART IA

Sanitary Requirements of a Factory manufacturing fruit products

The place where any fruit products are manufactured, (hereinafter referred to as the factory), shall comply with the following requirements and in the opinion of the licensing officer shall be fit for manufacturing the item or items for which the licence is granted to the manufacturer.

1. The premises shall be clean, adequately lighted and ventilated and shall be cleaned, if required, by lime-washing or colour washing or painting or disinfecting or deodourising.

2. Windows, doors and other openings suited to screening shall be fly-proof. The doors should have springs so that they may close automatically. The ceiling or roof shall be of permanent nature. The floor should be cemented, tiled or laid in stone.

3. The premises shall not be used to manufacture any product repugnant to the manufacture of food and other allied products like Gulkand, Ark, herbaceous products, etc.

4. The premises shall be located in a sanitary place and free from filthy surroundings.

5. All yards, outhouses, stores and all approaches of the premises shall be kept clean and sanitary.

6. The authorised premises shall be so constructed or maintained as to permit hygienic production and all operations in connection with preparing or packing of product shall be carried out carefully under strict sanitary conditions laid down in the Factories Act, 1934, as amended and modified from time to time.

7. Equipment and machinery when employed shall be of such design which will permit easy cleaning. Adequate arrangements for cleaning of containers, tables, working parts of machinery etc., shall be provided.

8. No vessel, container or other equipment, the use of which is likely to cause metallic contamination injurious to health shall be employed in the preparation, packing or storage of fruit. (Copper or brass vessels shall be always kept tinned. No iron or galvanised iron shall come in contact with fruit products).

9. The water used in the manufacture shall be potable and if required by the Licensing Officer shall be got examined chemically and bacteriologically by any recognised laboratory. The manufacturer will bear the cost of such analysis.

10. There should be efficient drainage system and there shall be adequate provisions for disposal of refuse.

11. Wherever five or more employees of either sex are employed, a sufficient number of latrines for each sex as under shall be provided:—

Number of workers	Number of latrines
5 to 24	1
25 to 49	2
50 to 100	3

Adequate facilities for cleanliness shall be provided by providing clean towels, soaps, hand-scrubbing brushes and wash basins.

12. Wherever cooking is done on open fire, proper arrangement will be made for outlet of smoke and soot.

13. No workers suffering from infectious or contagious disease shall be allowed to work in the factory. Arrangements shall be made for examination of workers and such staff once a year to check that they are free from any infectious, contagious or other diseases and they will be inoculated and vaccinated against the enteric group of diseases once a year and against small-pox once in two years and certificate whereof will be kept for inspection. In case of epidemic, all workers should be inoculated.

14. The workers working in processing and preparation shall be provided with proper aprons and headwears, which shall be clean.

PART IB

1. All the factories licensed under the Fruit Products Order, 1955 will comply with the requirements under Part 1(A). The factories will be further categorised under the following categories:—

- Cottage Scale—Maximum yearly sales of Rs. 10,000.
- Small Scale—Maximum yearly sales of Rs. 1,00,000.
- Large Scale—Yearly sales over Rs. 1,00,000.

2. The following minimum requirements are laid down for cottage scale manufacturers:—

- The minimum area for manufacturing premises shall be 250 sq. ft.
- Minimum of 100 gallons of potable water shall be available per day.
- Wherever process of sterilization is involved in the manufacture, adequate arrangements will be made.

3. The following minimum requirements are laid down for small-scale manufacturers:—

- Minimum area for manufacturing premises shall be 500 sq. ft.
- A minimum of 250 gallons of potable water shall be available per day.
- Wherever process of sterilization is involved in the manufacture, adequate arrangements shall be made.

4. The following minimum requirements are laid down for large-scale manufacturers:—

- Minimum area for manufacturing premises shall be 1,500 sq. ft.
- A minimum of 1,000 gallons of potable water shall be available per day.
- Adequate number of kettles, exhausters, sterilizing equipment shall be provided wherever required.
- The manufacture of fruit products shall be supervised by a qualified person.

PART II

Specifications for fruit juice, pulp, squashes, crush, cordials, fruit syrups and ready to serve fruit beverages.

Products	Variety	Special characteristics		General Characteristics
		Minimum percentage of total soluble solids in the final product	Minimum percentage of fruit juice in the final product	
Fruit Syrup . . .	Any suitable kind and variety.	65	10	The only substances that may be added are water, peel oil, fruit essences and flavours, common salt, pectin, harmless food colours, sugar, invert sugar and or liquid glucose, ascorbic acid, sulphur dioxide (not in excess of 350 parts per million by weight of the finished product) or sodium benzoate (not in excess of 1000 p.p.m.) or combination of these two preservatives in such a proportion that the combination does not exceed the limits set forth above for sulphur dioxide and citric acid, provided that the acidity of the finished product shall not be less than 4 per cent. in the case of pure lemon juice or pulp and not less than 5 per cent. in the case of pure lime juices, but shall not exceed 3.5 per cent in the case of other juices, squashes, cordials and syrups expressed as anhydrous citric acid. Fruit juice or pulp prepared for further processing may contain 1000 parts per million of sulphur dioxide. Ready-to-serve beverages may contain sulphur dioxide or sodium Benzoate upto the limit of 70 p.p.m. or 200 p.p.m. respectively. Canned or bottled pulp or juice shall not show any positive pressure at sea level and will show no sign of bacterial growth when incubated at 37° C for one week. Canned or bottle pulp or juice will not contain any preservative. The finished product shall have a good flavour and be free from objectionable taints and flavours. It shall be of good keeping quality and should show no sign of fermentation.
Crushes . . .	Do.	55	25	
Squashes . . .	Do.	40	25	
Cordials . . .	Do.	30	25	
Unsweetened juice . .	Do.	Natural	90	
Sweetened juice . . .	Do.	10	85	
Ready-to-serve fruit beverages.	Do.	10	5	

Fruit juice shall be unconcentrated liquid product expressed from ripe fruit and may contain portions of the pulp and other cellular matter natural to the fruit. Cordials shall be the clear final product prepared by adding sugar to the clarified juice i.e., from which pulp and other cellular matter have been removed. When frozen, the product may be described as "Ice Squash" or "Ice Cordial" in conjunction with name of the fruit e.g., ice orange squash etc. In case of mango juice 45 per cent. water may be added if declared on the label. Fruit juice concentrates may contain 1,500 parts per million of sulphur dioxide.

PART III

Specifications for Barley waters (lemon, orange, grapefruit) etc.

Product	Variety	Special characteristics			General Characteristics
		Minimum percentage of fruit juice in final product	Minimum percentage of total soluble solids in the final product	Minimum percentage of barley starch in the final product	
Barley waters	Any suitable variety	25	30	0.25	Barley of good quality free from insect attack or fungal diseases shall be used. Fruit juice shall be derived from sound fresh fruit free from insect or fungal attack or any other blemish affecting the quality of the fruit. It shall be free from the pieces of skin, bits of coarse tissue and any extraneous matter. The only substances that may be added are water, sugar, invert sugar or liquid glucose, peel oil, flavour ascorbic acid common salt, harmless food colours, flavouring matter, sulphur dioxide not in excess of 350 p.p.m. or sodium benzoate not in excess of 1000 p.p.m. or a combination of these two preservatives in such a proportion that the combination does not exceed the limit set forth above for sulphur dioxide and citric acid in sufficient quantity to bring the acidity of the finished product upto a maximum of 2.5 per cent, as anhydrous citric acid. The finished product shall have a good flavour characteristic of fruit used and be free from burnt or any other objectionable taints or flavours. It shall be of good keeping quality and shall show no sign of fermentation.

PART IV

Specifications for synthetic syrups and sharbats

Product	Variety	Special Characteristics	General Characteristics
Synthetic syrups and Sharbats.	Any kind prepared from harmless herb flowers or essences.	Minimum percentage of total soluble solids in the final products 65	The only substances that may be added are water, citric acid, harmless herbs, drugs, flowers, essence, sugar, invert sugar or liquid glucose and harmless food colours, sulphur dioxide not in excess of 350 p.p.m. or sodium benzoate not in excess of 1000 p.p.m. or a combination of these two preservatives in such a proportion that the combination does not exceed the limits set forth for sulphur dioxide, as preservative. The finished product shall have a good and pleasant taste and flavour, truly characteristic of the flavouring material used and be free from burnt or any other objectionable taints and flavour and crystallization of sugar. It shall be of good keeping quality and should show no sign of fermentation. No artificial sweetening agent shall be used.

The container of synthetic syrups will not bear any label which will lead the consumer into believing that it is genuine fruit product. In addition the label will have the word "Synthetic" distinctly and clearly displayed on it. Synthetic syrups will be clearly marked as "contains no fruit juice". Rose, Khus, Kewra, sandal and other such syrups may not be declared as synthetic but shall not bear pictures of fruits on the labels.

PART V

Specifications for bottled and canned fruits and vegetables

Product	Variety	Special Characteristics	General Characteristics
Bottled or canned fruits	Any fruit of suitable variety.	The head space in the can shall not be more than 5/8th of an inch. The drained weight of fruit shall not be less than 50 per cent. of the net weight of the contents (except in the case of berry fruit where this limit will be 40 per cent.). Drained weight shall be determined by draining the contents for two minutes on a sieve of diameter 8" x 8" having 8 meshes per linear inch.	The fresh fruit to be canned shall be approaching maturity and it shall be practically free from blemishes and shall not have stalks, leaves and other extraneous matter. Where fruit is required to be cut it shall be cut in halves, quarters of cubes or pieces, reasonably uniform in size. The only substances that may be added are fruits, sugar, invert sugar, citric acid and water. After processing the fruit shall be firm and the covering liquid clear. The product shall not show any positive pressure a sea level and shall not show any sign of bacterial growth when incubated at 37°C for one week. No preservative shall be added. No artificial colouring matter shall be present, except in the case of cherries and straw-berries where harmless food colour may be added.
Bottled or canned vegetables.	Any vegetable of suitable variety.	The head space in the can shall not be more than 5/8th of an inch. The drained weight of the vegetables shall not be less than 55 per cent. of the net weight of the contents. (Except in the case of canned tomatoes where this limit will be 50 per cent.). Drained weight shall be determined by draining the contents for two minutes on a sieve of diameter 8" x 8" having 8 meshes per linear inch.	The vegetables shall be reasonably fresh tender, of good colour and flavour and shall be free from pods, stalks, detached skin, extraneous matter like woody fibre, roots etc., and shall be practically free from blemishes. The only substances that may be added are vegetables, sugar, salt, water, oil or fat, spices, sauce, citric acid and soluble calcium salt. The product shall not show any positive pressure at sea level and shall not show any sign of bacterial growth when incubated at 37°C and 55°C for one week. No preservative shall be used. No artificial colouring matter shall be present except in case of peas where harmless food colour may be added.

Peas or any other product which have been dried or otherwise as 'Green Fresh' or garden produce. It shall be clearly marked as prepared from dried raw material.

processed before canning must be described as processed and may not be described as prepared from dried raw material. Dehydrated and dry fruits if canned shall be

PART VI

Specifications for jams and fruit cheese

Product	Kind and variety of fruit	Minimum percentage of fruit in the final product on fresh fruit basis	Minimum percentage of soluble solids in the final product	Special Characteristics	General Characteristics
Jams and Fruit cheese.	Any fruit. Any suitable variety.	45 In case of Raspberry and strawberry jams 25.	68	The finished product shall have a firm gel consistency.	It may be a single or mixed fruit jam. The fruit used shall be mature, fresh, sound, clean and free from fermentation and mould. Dry or canned fruit, preserved pulp or juice may be used. Pectin derived from any fruit may be added when necessary only, substances that may be sugar, invert sugar or liquid glucose, ascorbic acid, citric, tartaric, malic acid, be added harmless colour, flavouring food matter and sulphur dioxide not in excess of 40 p.p.m. or sodium benzoate not in excess of 200 p.p.m. as preservative. It shall have the flavour of the original fruit and shall be free from burnt or other objectionable flavours, crystallization mould growth and shall show no sign of fermentation. If packed in cans, it shall not show any positive pressure at sea level. No artificial sweetening matter shall be added

When dry fruit is used it shall be clearly declared on the label.

PART VII

Specifications for fruit jellies and marmalades

Product	Kind and variety of fruit	Minimum Percentage of fruit in the final product on the fresh fruit basis	Minimum Percentage of soluble solids in the final product	Special Characteristics	General Characteristics
Fruit Jelly and marmalade.	Any fruit. Any suitable variety.	45%	65	Fruit jellies shall be made from clear strained fruits extract prepared by boiling the fruit with water. Marmalades shall be made either from strained extract from citrus fruits prepared by boiling the fruit with water or shall be made from fruit juice or pulp. Marmalade shall have suspended slices of peel.	The fruit used shall be sound, clean and free from fermentation and mould. The finished product shall be reasonably uniform and shall be of good keeping quality and attractive colour. Only substances that may be added are sugar, invert sugar or liquid glucose, ascorbic acid, citric, tartaric, malic acid, harmless food colour, flavouring matter and sulphur dioxide not in excess of 40 p. p. m. or sodium benzoate not in excess of 200 p.p.m. as preservative. Fruit jelly shall be a product of gelatinous consistency prepared by boiling strained fruit extract with sugar. It shall be clear sparkling transparent and of an attractive colour. It should not be syrupy, sticky or gummy and should retain the flavour and aroma of the original fruit. No. artificial sweetening matter shall be added.

The jelly made from sugar and chemical pectin shall be clearly declared as synthetic jelly.

PART VIII

Specifications for candied and crystallised or 'glaced' fruit and peel

Product	Kind and variety	Special Characteristics		General Characteristics
		Percentage of total sugar	Percentage of reducing sugar to total sugar	
Candied and crystallised or glazed fruit and peel.	Any fruit of suitable variety.	Not less than 70	Not less than 40	Candied fruit or peel shall be derived from firm ripe or a slightly mature fruit practically free from insect or fungal attack or any other blemish affecting the quality of the fruit. The only substances that may be added are sugar, invert sugar or liquid glucose, citric acid, soluble calcium salts, harmless food colour, flavouring matter, and sulphur dioxide not in excess of 150 p.p.m. as preservative. 'Glaced' fruit or peel shall be derived from candied product coating with a thin transparent layer of heavy syrup with or without pectin which has dried to a more or less firm texture on the fruit. Crystallised fruit or peel shall be derived from candied product by coating with pure white crystallised sugar or by drying the syrup on wet candied fruit. The finished product shall be translucent and not hard or granular. It shall have a good flavour and shall be free from burnt or any other objectionable flavour.

PART IX

Specifications for preserves

Product	Kind and variety of fruit	Minimum percentage of fruit portion in final product	Minimum percentage total soluble solids in the product	General Characteristics
Preserves . . .	Any fruit of suitable variety.	55	68	It may be a single or mixed preserve but fruit or vegetable used shall be mature, fresh, sound and clean. The only substances that may be added are sugar, invert sugar or liquid glucose, jaggery citric, tartaric or malic acid, ascorbic acid, harmless food colours, flavouring matter, and sulphur dioxide to the extent of 40 p.p.m. or sodium benzoate to the extent of 200 p.p.m. as preservative. The fruit shall retain form and shall be permeated with the syrup without shrivelling of the individual pieces. It shall be of good keeping quality and attractive colour and it shall be free from burnt and other objectionable flavour, crystallization and mould growth. The product shall not show any fermentation when examined. When packed in cans, it shall show no positive pressure at sea level.

When packed in sanitary top cans, the content shall not be less than 85% of the total space of the can.

PART X

Specifications for fruit chutneys

Product	Variety	Special Characteristics			General Characteristics
		Minimum percentage of fruit in the final product	Minimum percentage of total soluble solids in the product	Mould count	
Fruit Chutney	Any fruit of suitable variety	40	50	Not in excess of 40 % of the field examined.	The product shall be derived from fruit free from insect or fungal attack. All ingredients used in the preparation of chutney shall be thoroughly clean. The only substances that may be added are fruit or fruit pulp, raisins, dry fruit, spices, salt, sugar, jaggery, vinegar, acetic acid, onion, garlic, harmless food colour and sulphur dioxide not in excess of 250 p.p. m. as preservative. It shall be of good keeping quality and shall show no sign of fermentation when incubated at 28—30°C and 37°C.

When it is declared as fruit chutney, the names of fruits may not be declared on the label.

Any fruit when calculated in combination with raisins and dry fruits if used in excess of 5% of 40% fruit content in mango chutney or other chutney, shall be declared on the label.

PART XI

Specifications for tomato juice and soup

Product	Variety	Minimum percentage of total soluble solids W/W	Special Characteristics Mould count	General Characteristics
Tomato juice and soup	Any suitable variety of tomato.	Tomato Juice 5% Tomato Soup 7%	Not in excess of 30 % of the field examined	Tomato juice shall be liquid product derived from sound fresh and fully ripe tomatoes practically free from insect and fungal attack or any other blemish affecting the quality of the fruit and may contain finely divided insoluble solids from the flesh of tomatoes. It shall be free from pieces of skin, seeds, bits of coarse tissue and any extraneous matter. The only substances that may be added are salt not in excess of 1.5 % by weight, water to the extent of making up any loss during heating, sugar, citric, malic, tartaric or lactic acid, ascorbic acid and harmless food colours. In tomato soup the only substances that may be added are spices, sugar, salt, starch, butter and milk solids. The finished product shall have a good flavour characteristic of tomato and be free from burnt or any other objectionable flavour. It shall be of good keeping quality and shall show no sign of fermentation when incubated at 37°C for 7 days. When canned it shall not show any positive pressure at sea level.

PART XII

Specifications for tomato puree and paste

Product	Variety	Special Characteristics		General Characteristics
		Mould count	Minimum percentage of soluble solids free of salt	
Tomato Puree and Paste.	Any suitable variety of tomato.	Not in excess of 60% of the field examined.	Tomato Puree 9% Tomato Paste 25%	The product shall be derived from sound fresh and fully ripe tomatoes practically free from insect or fungal attack or any other blemish affecting the quality of the fruit. Properly prepared and strained tomatoes shall be free from skins and seeds. The only substances that may be added are common salt, citric acid, malic acid, or tartaric acid, spices, harmless food colours, and sodium benzoate and not in excess of 250 p. p. m. as preservative. The finished product shall have a good flavour characteristic of the tomato and be free from burnt or any other objectionable flavour. It shall be of good keeping quality and shall show no sign of fermentation when incubated at 37°C for seven days. When canned it shall not show any positive pressure at sea level.

Percentage of total solids must be declared on the label.

PART XIII

Specifications for Tomato Ketchup

Product	Variety	Total acidity as acetic acid	Minimum total soluble solids	Special Characteristics			General Characteristics
				Mould count	Yeast and spores	Bacteria	
Tomato Ketchup	Any suitable variety of tomato	1·2%	25%	Not in excess of 40% of the fields examined	Not in excess of 125 per 1/60 C.m.m.	Not in excess of 100 million per c.c	The product shall be derived only from sound and wholesome tomatoes, practically free from insect or fungal or any other blemish affecting the quality of the fruit. Skins and seeds shall be excluded. The only substances that may be added are spices, salt, sugar, vinegar, citric acid, acetic acid, lactic acid, onion, garlic, harmless food colour, sodium benzoate not in excess of 750 p. p. m. as preservative and pectin or sodium alginate not in excess of 0·1 % by weight. The finished product shall have good flavour and shall be free from burnt or any other objectionable flavours. It shall be of good keeping quality and shall show no sign of fermentation.

PART XIII(A)

Specifications for sauces

Product	Kind and variety	Special characteristics				General characteristics
		Mould count	Yeast and Spores	Bacteria	Minimum percentage of acidity as acetic acid	
Sauce	Any suitable kind and variety of fruit or vegetable.	Not in excess of 40% of the field examined.	Not in excess of 125 per c.m.m.	Not in excess of 1/60 100 million per c.c.	1.2%	The product shall be derived from wholesome fruits and vegetables which shall be practically free from insect or fungal attack or blemishes affecting the quality of the fruit. The only substances that may be added are fruit, vegetable, pulp, juice, dried fruits, sugar, spices, salt, vinegar, acetic acid, citric acid, malic acid, tartaric acid, onions, garlic, harmless food colours, flavouring material and sodium benzoate not in excess of 750 p.p.m. as preservative. The finished product shall have good flavour and shall be free from burnt or other objectionable flavours. It shall be of good keeping quality and shall show no sign of fermentation when incubated at 37°C.

The names of the fruit, vegetables or dried fruit used shall be described on the table.

PART XIV

Specifications for Brewed and Synthetic Vinegar

Product	Variety	Special characteristics	General characteristics
		Minimum percentage of acidity in final product	
Brewed and Synthetic Vinegar.	Any suitable medium such as fruits, malt, molasses, sugarcane juice, etc.	Brewed Vinegar—3·75% Synthetic Vinegar—4%	Brewed vinegar is a product of alcoholic fermentation and subsequent acetification of one or more of the suitable medium. Brewed vinegar shall not be fortified with acetic acid. It shall not contain any mineral acid or poisonous metal, foreign substance or other injurious ingredients. The ash content of brewed vinegar shall not be more than 0·48%. Only caramel colour shall be used. Vinegar shall be pleasant in taste and flavour.

The kind of medium used for preparing brewed vinegar shall be declared on the label. Synthetic vinegar shall be distinctly labelled as "Synthetic Vinegar" and shall state on label "prepared from acetic acid".

PART XV

Specifications for pickles in Vinegar

Product	Variety	Special Characteristics	General characteristics
		Minimum percentage of acidity of fluid portion as acetic acid.	
Pickles in vinegar.	Any vegetable of suitable variety.	2%	The vegetables used in the preparation of pickles shall be wholesome. They shall be practically free from fungal or insect attack. All the ingredients used shall be thoroughly clean and free from extraneous matter. The fluid portion of the pickles which shall be vinegar, shall constitute not more than 1/3 of the total content and shall not contain any ingredient other than spices and sugar. The pickles shall be free from added copper, mineral acids, alum preservatives or harmful colours and shall show no sign of fermentation. The product shall be reasonably free from sediment.

When more than one vegetables are used the product shall be labelled as "mixed pickles".

PART XVI

Specifications for pickles in citrus juice or in brine

Product	Variety	Minimum percentage of salt	Special characteristics	General characteristics
Pickles in citrus juice and in brine.	Any fruit or vegetable of suitable variety.	12%	In case of pickles in citrus juice, citric acid shall not be less than 3%. Only citrus fruit juices shall be used.	The vegetables and fruits used in the preparation of pickles shall be wholesome. They shall be free from fungal or insect attack or any type of rot. All the ingredients used shall be thoroughly clean and free from extraneous matter. Only substances that may be added are spices, salt, sugar, jaggery, onions, garlic and soluble calcium salts. Pickles shall be free from added copper, alum, mineral acids or preservatives.

PART XVII

Specifications for oil pickles

Product	Variety	Oil	General characteristics
Oil Pickles	Any fruit or vegetable of suitable variety.	Any edible vegetable oil like rape seed, mustard, olive oil, etc.	The vegetables and fruits used in the preparation of fruits shall be wholesome and shall be free from fungal or insect attack. The only substances that may be added are spices, salt, sugar, jaggery, onions, garlic and harmless food colour. All the ingredients used shall be thoroughly clean and free from extraneous matter. The pickles shall be of pleasant taste and flavour and be free from added copper, alum, mineral acid or preservatives.

Kind of fruit or vegetable used shall be declared on the label.

PART XVIII

Specifications for sun-dried and dehydrated fruit.

Product	Variety	General characteristics
Sun-dried and dehydrated fruits	Any fruit of suitable variety	The fruit used for drying shall be clean, wholesome and shall be practically free from insect or fungal attack. The dried products from such fruits as apples, apricots, peaches, pears, dried mango and fig shall not contain sulphur dioxide in excess of 2000 p.p.m. The product shall be free from visible mould, insect or larvae.
The kind of dried fruit packed in the container shall be declared on the label.		

PART XIX

Specifications for sun-dried and dehydrated vegetables

Product	Variety	Special characteristics	General characteristics
Sun-dried and dehydrated vegetables.	Any vegetable of suitable variety.	Ash insoluble in Hydrochloric acid shall be not more than 0.5%.	The product shall be prepared from wholesome vegetables free from blight, discolouration or fungi. The only edible portion of the vegetable shall be used and it shall be free from stalks, peels, stems and extraneous leaves. The dried vegetable shall not contain sulphur dioxide in excess of 2000 p.p.m. The finished product shall be of good edible quality and shall reasonably reconstitute to its original shape and quality on boiling from fifteen minutes to an hour. The finished product shall be free from visible mould, insect or larvae.
Kind of dry vegetable shall be declared on the label.			

PART XX

1. Fruit and vegetable products shall be packed in such suitable containers as are described below and all containers shall be securely packed and sealed.

- (a) Canned fruits, juice and vegetables. Sanitary top cans made from suitable kind of tin-plate shall be used for canning fruits, juices and vegetables.
- (b) Bottled fruits, juices and vegetables. Bottles and jars capable of giving hermetic seal shall be used.
- (c) Juices, squashes, crush, cordials, syrups, barley waters and other beverages shall be packed in clean bottles and securely sealed. These products when frozen and sold in the form of ice shall be packed in suitable cartons. Juices or pulp may be packed in wooden barrels when sulphited.
- (d) preserves, jams, jellies and marmalades—New cans, new cannisters, clean jars, bottles, chinaware jars or aluminium containers may be used for packing these products and it shall be securely sealed.
- (e) Vinegar, pickles, ketchup, sauces and chutneys. Clean bottles, jars, and wooden casks may be used. Pickles, sauces and ketchup when packed in cans shall not contain acetic acid.
- (f) Candied fruits and peels and dried fruits and vegetables. Paper bags, cardboard or wooden boxes, new tins, bottles, jars, aluminium or other suitable approved containers shall be used.

2. Following particulars shall be clearly marked on the containers:

- (a) Kind and variety of fruit.
- (b) Nature of the product, viz., juice, squash, marmalade, etc.
- (c) Net weight or volume of the contents (excluding bottled products).
- (d) Name of the manufacturer and place of manufacture or the brand owner's name and place of manufacture.

PART XXI

Limits of Heavy Metals in Fruit products

Lead—Not more than 5 parts per million.

Copper—Not more than 15 parts per million.

Zinc—Not more than 19 parts per million.

Tin—Not more than 143 parts per million.

Arsenic and Arsenious oxide—Not more than 1.43 parts per million.

PART XXII

List of permissible harmless food colours

- (a) Caramel.
- (b) Cochineal.
- (c) Chlorophyll.
- (d) Saffron.
- (e) Any other harmless vegetable colour.
- (f) Following synthetic organic food colours:
 1. Indigotine (F.D.C. Blue No. 2),
 2. Orange I (F.D.C. Orange No. 1),
 3. Amaranth (F.D.C. Red No. 2),
 4. Erythrosine (F.D.C. Red No. 3), and
 5. Tartrazine (F.D.C. Yellow No. 5).

Dyes when used in fruit products shall be pure and free from all harmful impurities.

[No. Ess. Com./Foodstuffs (Fruit Products)/F.4-40/52-Dte. II.]

R. S. KRISHNASWAMY, Joint Secy.

MINISTRY OF TRANSPORT
(Transport Wing)

PORTS

New Delhi, the 3rd May 1955

S.R.O. 1053.—In pursuance of sub-section (2) of section 9 of the Madras Port Trust Act, 1905 (Madras Act II of 1905), the name of the person elected by the Madras Chamber of Commerce on the 30th March, 1955, to be a Trustee of the Port of Madras, in accordance with the provisions of section 13 of the said Act, in the vacancy caused by the resignation of Shri E. F. G. Hunter, is published below:—

"Shri P. Hadfield of Messrs. Parry and Co. Ltd., Madras".

[No. 13-PI(17)/55.]

New Delhi, the 5th May 1955

S.R.O. 1054.—In pursuance of the provisions of clause (3) of section 3 of the Indian Ports Act, 1908 (XV of 1908), the Central Government hereby authorises Shri Mahomedbhai Omer Fadra, Chief Officer of the Scindia Steam Navigation Company's Coasting Steamers, as a Licenced Officer to pilot vessels in the Port of Bombay, subject to the restrictions laid down in Part XII of the Bombay Port Trust Pilotage By-laws.

[No. 8-PI(79)/55.]

K. NARAYANAN, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 30th April 1955

S.R.O. 1055.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Mysore for a public purpose, being a purpose mentioned in sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954);

Now, therefore, in exercise of the powers conferred by the said sub-section, it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

SCHEDULE

Sl. No.	Particulars of the evacuee property	Name of the town & locality in which the evacuee property is situated	Name of the evacuee
1	2	3	4
1.	44-B Armstrong Road . . .	Bangalore Civil Area .	Peer Ahmed
2.	18 Grasscutters Lane . . .	Do. .	Do.
3.	19 Grass cutters Lane . . .	Do. .	Do.
4.	2 Grass cutters Lane . . .	Do. .	Do.
5.	13 Grass cutters Lane . . .	Do. .	Do.
6.	26 Grass cutters Lane . . .	Do. .	Hallali Bux.
7.	109 Markham Road, Thimmiah Road Cross.	Do. .	Peer Ahmed.
8.	110 Markham Road, Thimmiah Road Cross.	Do. .	Do.
9.	9 & 15 Street Blackpally House.	Do. .	Arshad Bano.
10.	12 & 15 Street Blackpally . .	Do. .	Do.
11.	Do. . .	Do. .	Do.
12.	113 Q 4th Street . . .	Do. .	Peer Ahmed
13.	27-J, Tannery Road . . .	Do. .	Hawabal.
14.	35, Brigade Road . . .	Do. .	Aga Hillali Brothers.

1	2	3	4
15	72, 74 Anthony Nicols St.	Bangalore Civil Area	S.M. Mohd. Ibrahim.
16	75, 76, 77 Anthony Nicols St.	Do.	Do.
17	73 Anthony Nicols St.	Do.	Do.
18	No. 1 Kingston Road	Do.	Janab Mahadi.
19	No. 1 Thammyla Road	Do.	S. Abdul Hafiz.
20	63 M., No. 1 St. Nala Road	Do.	V.K. Mohd. Ibrahim.
21	8, New Bambo Bazzar	Do.	R.A.K. Sharif
22	53, 54, 55 Bambo Bazzar	Do.	Do.
23	377 Avenue Road	Do.	Ashia Bai & Halima Bai.
24	2 Cheluvade Pallya	Do.	Syed Hussaln
25	7 Cheluvade Pallya	Do.	Do.
26	62 Kalasi Pallya	Do.	Dheen Khan.
27	107 Gori Pallya	Do.	Ahmedulla Khan.
28	5 Alexandra St.	Do.	Janab Mahadi.
29	26852/2 V.V. Mohalla	Mysore	Haji Habib Haji Peer Mohd.
30	26856/3 V.V. Mohalla	Do.	Do.
31	129 Neelasandra	Bangalore Civil Area	Abdul Karim Khan.
32	13 Ranasingh Peth	Bangalore City	Ameer Khan.
33	8 Wagypw-Tin Lane	Do.	Do.
34	6 Moti Nagar	Do.	Do.
35	21 Old Pension Mohalla	Do.	Sayed Hussaln.
36	4/1 Old Mansion Mohalla	Do.	Khatunbi
37	448 Venkaturgapurma	Do.	Mohd. Usman.
38	34 Yecarrappa Block	Do.	K. Sharif.
39	99-100 Ramchandra Pur	Do.	Mohideanbi.

[No. F. 10(22)SI/55.]

New Delhi, the 14th May 1955

S.R.O. 1056.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Uttar Pradesh for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons ;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

THE SCHEDULE

Serial No.	Particulars of the evacuee property.	Name of the town and locality in which evacuee property is situated.	Name of the evacuees
1	2	3	4
<i>Mathura</i>			
1	House 1/2008	Moh. Naugnza, Mathura	Chuttao W/o Mendu.
2	House 1/1874/2007	Do.	Phakkar Sain S/o Banna Shah.
3	House 1/1887/2024	Do.	Mehboob and Kalua S/o Tanja Shah.
4	House 1/2003 (except site)	Do.	Nanney Kabari S/o Masum Ali.
5	House 1/2021	Do.	Chand Beg.
6	House 1/1885/2002	Do.	Nanney Khan S/o Samadullah Khan.

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Mathura—contd.

7	House I/2454/2632 (except site). ¹	Moh. Naya Nagla Mathura	Kalua S/o Wazira.
8	House I/2457/2635 (except site). ¹	Do. . . .	Abdul Majid S/o Jumma.
9	House I/2496 (except site). ¹	Do. . . .	Mst. Kesar D/o Kaley Khan.
10	House I/2517 (except site).	Do. . . .	Lallo S/o Jumma. ¹
11	House I/2497 (except site).	Do. . . .	Yusuf S/o Abdul.
12	House I/2456/2634 . .	Do. . . .	Nannoo S/o Wazira.
13	House I/208/212 . .	Moh. Gopalpura Mathura .	Ramzani S/o Mendu.
14	House IV/2372/2531 . .	Moh. Bharatpur Gate, Mathura.	Chanda S/o. Ghasita.
15	House IV/2337/2493 . .	Do. . . .	Nabi Bux S/o Noora.
16	House IV/2340/2496 . .	Do. . . .	Hamida.
17	House IV/2370/2529 . .	Do. . . .	Chanda S/o Ghasita.
18	Uftada Land IV/2373/2532	Do. . . .	Baboo.
19	House IV/2374/2533 . .	Do. . . .	Jawali S/o Sakka.
20	House IV/2376/2535 . .	Do. . . .	Bidha Mistri.
21	Shop IV/2282-A . . .	Do. . . .	Habibullah S/o Yusuf Khan.
22	House IV/2337/2494 . .	Do. . . .	Chanda.
23	Plot III/188	Khushak Gali, Mathura .	Mast. Rashida Khatoon and others.
24	Plot III/505/515 . . .	Gau Ghat, Mathura . . .	Kalua S/o Jumma.
25	Plot III/520/530 . . .	Do. . . .	Alladin & Chanda.
26	House IV	Katra Keshavdeo Mathura	Ali Faquir.
27	Do.	Do. . . .	Rehman S/o Pir Ali.
28	Do.	Do. . . .	Gullu Faquir.
29	House IV/227	Do. . . .	Qayum S/o Jumman.
30	House IV/230	Do. . . .	Buddha S/o Kallan.
31	House IV/1144	Matia Darwaza, Mathura .	Mehrab & Nasir.
32	House IV/1137	Do. . . .	Mehboob Khan S/o Raj Khan.
33	House IV/1249/1247-A . .	Manoharpura, Mathura . .	Tammo, Hafizan and Saidan.
34	House IV/1691/1801 . .	Do. . . .	Mst. Bashiran W/o Nadir.
35	Khandar VI/169	Chhoti Qasal-para Mathura	Roshan Bhisti.
36	House 15	Mani Ram Bas Kosi Kalan Town, Distt. Mathura.	Rahim Bux S/o Nur Mohd.
37	House 23	Do. . . .	Azizullah S/o Madra.
38	House 34/2	Do. . . .	Umed S/o Dhaula.
39	House 59 and 59/1 . . .	Do. . . .	Bashir S/o Rahim Bux.
40	House 105	Do. . . .	Munir S/o Shamsu.
41	House 107	Do. . . .	Mamman Shah.
42	House 134	Subzi Mandi, Kosi Kalan Town Distt. Mathura.	Tillas S/o Bhura.
43	House 135	Do. . . .	Bhura.
44	Plot 221 and 221/1 . . .	Do. . . .	Wahid S/o Bhudha.
45	Khandar No. 246	Shakkan Mathura	Shahbir S/o Bashir
46	House 258	Do. . . .	Fazal Ilahi
47	House 260/1	Jatan, Mathura	Bashir.
48	House 421	Beharipura Mathura . . .	Sumer Saqqa.
49	House 993	Karimullah Bas Mathura .	Dinu S/o Bhundu.
50	House 993/1	Do. . . .	Abdul Rehman S/Ghafoor.
51	House 994	Do. . . .	Alladin S/o Buddhi.
52	House 1022	Do. . . .	Shakoor S/o Shadi.
53	House 1022 (Ka)	Do. . . .	Aziz S/o Shakoor.
54	House 1022 (Kha)	Do. . . .	Shakoor S/o Shadi.

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		<i>Mathura—contd.</i>	
55	House 1041 . . .	Gross Ganj, Mathura . . .	Ghulam Nabi S/o Sampat.
56	House 1042 . . .	Do.	Shadi S/o Karim.
57	Dand 1043 . . .	Do.	Do.
58	House 1045 . . .	Do.	Ghulam Nabi S/o Sampat.
59	Shop 1134 . . .	Nikhas Bazar, Mathura . . .	Yasin S/o Abdul Rehman.
60	House 1431/3 . . .	Bazar Kalan Mathura . . .	Ramzan S/o Barkat.
61	House 1431/3 . . .	Do.	Dildar Shah.
62	Khandar 1640 . . .	Hardeo Ganj, Mathura . . .	Kallu S/o Mehtab.
63	House 1640/1 . . .	Do.	Do.
64	House 1641 . . .	Do.	Ghasita S/o Sipua.
65	House 1642/1 . . .	Hardeo Ganj, Kosi Kalan Town, District, Mathura.	Munshi.
66	House 1644 . . .	Do.	Bhulla S/o Alaf Khan.
67	House 1648 . . .	Do.	Ahmad S/o Mohd.
68	Dand 1649 . . .	Do.	Ghulam Hussain S/o Ghisa.
69	House 1650 . . .	Do.	Jumma S/o Zahira.
70	House 1664 . . .	Do.	Bashir S/o Nasru.
71	House 1928 . . .	Naru Bas, Mathura . . .	Azim S/o Zhandu.
72	House 1937 . . .	Do.	Mst. Ghaffooran W/o Ghasita.
73	House 1934 . . .	Do.	Chhotey S/o Nathan.
74	House 1958 . . .	Gher Fatua, Mathura . . .	Chotey S/o Shadi.
75	House 1967 . . .	Do.	Chhanga S/o Khushi Khan.
76	House 1968 . . .	Do.	Sanua.
77	Khandar 1972 . . .	Do.	Irwari Kunjara.
78	House 1973 . . .	Do.	Shubratl.
79	House 1978 . . .	Do.	Shakoor S/o Chhanga.
80	House 1978/1 . . .	Do.	Mohd. Yasin.
81	House 2082 . . .	Do.	Nooru S/o Johrl.
82	House 2058 . . .	Do.	Mst. Munti W/o Asghar.

Kanpur City

1	House No. 105/81 . . .	Chamanganj, Kanpur City . . .	Mohd. Yasin Ansari.
2	105/166 . . .	Do.	Yagamara Begum.
3	105/177 . . .	Do.	Rafat Ullah.
4	105/171 . . .	Do.	Imam Bux.
5	105/634 & 661 . . .	Dy. Ka. Parao, Kanpur City . . .	Mst. Barkatun Nisan.
6	76/434 . . .	Coolie Bazar, Kanpur City . . .	Babu Biscuitwala.
7	78/324 . . .	Anwarganj, Kanpur City . . .	Mst. Bismillah.
8	78/326 . . .	Do.	Abdul Rahim.
9	79/57 . . .	Bansmandi, Kanpur City . . .	Sughra Bibi.
10	79/73 . . .	Do.	Mohd. Ibrahim.
11	79/92A . . .	Do.	Israrul Haq.
12	79/96 . . .	Do.	Bilquis Begum.
13	79/100 . . .	Do.	Rais Ahmed, Anis Ahmed & Nafis Ahmed.
14	79/103 . . .	Do.	Do.
15	81/25 . . .	Coolie Bazar, Kanpur City . . .	Babu Biscuitwala.
16	89/79 . . .	Dalel Purwa, Kanpur City . . .	Mst. Khatoon.
17	89/245 . . .	Bansmandi, Kanpur City . . .	Mst. Kamni Begum.
18	89/263 . . .	Do.	Mst. Asghri Begum.
19	89/265 . . .	Do.	Mohd. Islam Mobin.
20	89/273 . . .	Do.	Mohd. Yaqub.
21	89/330A . . .	Dy. Ka. Parao, Kanpur City . . .	Razia Begum.
22	89/289 . . .	Do.	Mahmoodi Begum.
23	91/9 . . .	Purwa Hiranman, Kanpur City . . .	Syed Abdul Rahim.
24	92/86 . . .	Do.	Mohd. Umar.
25	92/59A . . .	Do.	Khuda Bux.
26	92/91 . . .	Do.	Akhtar Husain, Husain and Masud Husain.

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Kanpur City—contd.

27	House No.	92/137 . . .	Purwa Hiranman, Kanpur City.	Mubarak Husain.
28		92/176 . . .	Do.	Haji Karim Illahi.
29		92/189 . . .	Do.	S.M. Ahmed.
30		92/227 . . .	Do.	Yusuf Husain.
31		92/233 . . .	Do.	Abdul Shakoor.
32		92/153 . . .	Do.	Hazara Bibi.
33		93/55 . . .	Poolwali Gall, Kanpur City	Hazwra Begum.
34		93/85 . . .	Nai Sarak, Kanpur City .	Mohd. Hanif.
35		93/87 . . .	Do.	Sayed Ali Husain.
36		93/105 . . .	Moolgunj, Kanpur City .	Anwarbeg, Azarbeg.
37		93/160 C . . .	Phoolwali Gall, Kanpur City.	Mst. Bhuri.
38		93/160D . . .	Do.	Habibullah.
39		93/160 F . . .	Do.	Abdul Habib.
40		94/41 . . .	Farash Kahana Kanpur City.	Sharfuddin.
41		94/49 . . .	Do.	Mst. Wahidan.
42		94/60 . . .	Do.	Allaudin.
43		94/75 . . .	Do.	Mst. Aminabegum.
44		88/318 . . .	Chamanganj, Kanpur City	H. Abdul Rahim.
45		88/204 . . .	Do.	Abdul Ghani.
46		88/205 . . .	Do.	Mushtaq Ali.
47		88/195 . . .	Do.	Sayed Ali Husain.
48		88/172 . . .	Do.	Nisar Fatima.
49		88/86 . . .	Do.	Abdul Habib.
50		88/268 . . .	Do.	Khalilul Rehman.
51		88/278 . . .	Do.	Abdul Aziz.
52		88/229 . . .	Do.	Hazara Begum.
53		88/232 . . .	Do.	Naki Raza.
54		88/334 . . .	Do.	Sajjad Husain.
55		88/236 . . .	Do.	Sadat Ullah.
56		88/186 . . .	Do.	Khurshid Ahmed.
57		88/74 . . .	Do.	Shafiqun Nisan Begum.
58		88/59 . . .	Do.	Pir Bux.
59		88/34 . . .	Do.	Mohd. Ramzan Khan.
60		88/29 . . .	Do.	Noor Jahan Begum.
61		88/200 . . .	Do.	Bilis Jahan Begum.
62		88/485D . . .	Do.	Salamat Ullah.
63		88/499 . . .	Do.	Rafan Ali Khan.
64		88/420 . . .	Do.	Khurshid Begum.
65		88/401 . . .	Do.	Abdul Hasan.
66		88/357 . . .	Do.	Rashida Begum.
67		88/147 . . .	Do.	Rahim Hussain.
68		88/519 . . .	Do.	Shafiqul Nisan Begum.
69		76/294 . . .	Coolie Bazar, Kanpur City	Mohd. Sayed.
70		96/77 . . .	Colonelganj, Kanpur City .	Aminafatima.
71		97/340A . . .	Talaq Mahal, Kanpur City	Mohd. Ahmed.
72		99/227 . . .	Colonelganj, Kanpur City .	Haider Ali.
73		99/229 . . .	Do.	Do.
74		99/322 . . .	Do.	Do.
75		101/224 . . .	Do.	Kutub Ali.
76		101/301 . . .	Do.	Abid Hussain, Mehdi Hussain.
77		102/72 . . .	Do.	Qazi Burkatullah.
78		102/146 . . .	Do.	Mushtaq Ahmed.
79		102/199 . . .	Do.	Khalil Khan.
80		15/203 . . .	Dudhwala Bungalow, Kanpur City.	Noor Jahan Begum.
81		98/1, 2 & 3 . . .	Becongung, Kanpur City .	Mohd. Yusuf.

1	2	3	4
		<i>Kanpur City</i>	
82	98/147 . . .	Purwa Hiran, Kanpur City.	Nazir Contractor.
83	98/148 . . .	Do.	Do.
84	98/151 . . .	Do.	Abdul Wahad Khan.
85	98/156 . . .	Do.	Mohd. Hashim Ali.
86	1/46 . . .	Nawabganj, Kanpur City .	Mst. Bismillah.
1	455-454 . . .	Gwyne Road, Lucknow .	Zamir-ul-nisa Begum.
2	W/E7/3 . . .	Kallan Ki Lot, Lucknow .	Rafi Ahmed.
3	W/D4/90 . . .	Katcha Hata, Lucknow .	Mohd. Yaseen.
4	W/D4/152 . . .	Do.	Abdul Majid.
5	W/D4/167 . . .	Do.	Dr. Mahmood Khan.
6	W/D2/128 . . .	Chick Mandi, Lucknow .	Hafiz Khanam.
7	W/E2/27 . . .	Golagunj, Lucknow .	Shaukat Husain.
8	W/A10/215 . . .	Wazirgunj, Lucknow .	Shahzadi Begum.
9	W/A5/28 . . .	Do.	Sajjada Begum.
10	W/A10/41 . . .	Do.	Ahmad Husain.
11	W/A10/98 . . .	Do.	Manju Saheb.
12	W/A9/68 . . .	Naibasti, Lucknow .	Faiz Haider Dildar Haider.
13	A/C4/1014 . . .	Sardari Khera, Lucknow .	Mohd. Ismail.
14	G/C8/38 . . .	Istabil Charbagh, Lucknow .	Mohd. Ismail.
15	G/C4/73 . . .	Kashi Dera, Lucknow .	Qamar Jehan Begum.
16	G/C3/3 . . .	Mushagunj, Lucknow .	Mohd. Sarvar.
17	G/C3/55 . . .	Do.	Ishaw Husain.
18	W/E1/71 . . .	Do.	Ahmadi Begum.
19	A/H8/14 . . .	Knawjwa (Rakabgunj), Lucknow.	Asghari Husain.
20	A/H8/53 . . .	Do.	Dilawar Mirza and Qisar Mirza.
21	A/H8/54 . . .	Do.	Allama Baqar Ali.
22	A/H8/56 . . .	Do.	Syed Mohd. Sadique.
23	A/H8/278 . . .	Do.	Sajjad Husain.
24	A/H5/172 . . .	Haiderganj, Lucknow .	Sri Mahbul-ul-Rahman.
25	A/D1/71 . . .	Hata Rasool Khan, Lucknow .	Sri Bachcha.
26	A/D1/67 . . .	Do.	Sri Amir Ali.
27	C/D8/120 . . .	Kanghi Bazar, Lucknow .	Smt. Shaukat Ara Begum.
28	HS/A6/75 . . .	Lahore Ganj, Daliganj, Lucknow.	Sri Amir Changa.
29	HZ/H4/157 . . .	Pakaria Wali Gali, Husainganj, Lucknow.	Fazal Ahmad.
30	HZ/H5/153 . . .	Husainganj, Lucknow .	Maqsood Husain.
31	HZ/H3/50 . . .	Hata Rasool Khan, Lucknow .	Mir Iqbal Husain.
32	G/B3/5A . . .	Maqboolganj, Lucknow .	Yusuf.
33	W/D7/287 . . .	Molviganj, Lucknow .	Mohd. Nasir.
34	W/E-3/65 . . .	Bawarchi Tola, Lucknow .	Smt. Zohra Begum W/o Imjad Ali.
35	CS/B-11/104 . . .	Mansoor Nagar, Lucknow.	Mohd. Mehdi.

[No. F. 3 (i)-SI/55.]

M. L. [PURI, Under Secy.

MINISTRY OF LABOUR*New Delhi, the 3rd May 1955*

S.R.O. 1057.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948), the Central Government hereby directs that the following further amendment shall be made in the Coal Mines Provident Fund Scheme, as subsequently amended, namely:—

In Schedule B appended to the said Scheme under the heading "Bihar", after the entry "Palamau", the following entries shall be inserted, namely:—

"Latehar,
Dumka,
Deoghar"

[No. PF.2(16)/51.]

TEJA SINGH SAHNI, Under Secy

New Delhi, the 10th May 1955

S.R.O. 1058.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad in the matter of an application under section 33A of the said Act from Shri Bansi Chamar, an employee of the Lodna Colliery Company (1920) Ltd., Jharia.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

APPLICATION No. 295 of 1954

(arising out of Ref. 5 of 1954)

PRESENT

Shri P. S. Bindra, B.A., LL.B., *Chairman.*

PARTIES

Bansi Chamar, C/o Sunit Kumar Dutta, Gandhi Road, Dhanbad, Manbhum District, Bihar—*Complainant.*

Vs

Lodna Colliery Company (1920) Limited, Jharia, Manbhum District, Bihar—*Opposite party.*

APPEARANCES

Shri Mahesh V. Desai, General Secretary, Koyala Mazdoor Panchayat, Jharia—*For the complainant.*

Shri U. S. Majumdar, Personal Assistant to the General Manager, Lodna Colliery Co. (1920) Limited, Jharia, Bihar—*For the opposite party.*

AWARD

This is an application under Section 33A of the Industrial Disputes Act.

2. The complainant alleged that during the pendency of Reference No. 5 of 1954 his conditions of service were changed, as he has been discharged from service with effect from 27th October 1954. This reference was disposed of by Shri L. P. Dave and the present application was rightly presented to him under Section 33A of the Act.

3. Under Section 33A of the Act, an application has to be made to the Tribunal before whom reference is pending. The above reference is not pending before me and no application can be presented to me arising out of that reference. The words used are—"may make a complaint in writing in the prescribed manner to such Tribunal". The use of the word 'such' excludes any other Tribunal from taking cognizance of it.

4. As regards the continuance of the proceedings, the provisions of clause (5) of Section 7 do not apply because the proceedings can only be continued when there are two members of a Tribunal, one being a Chairman. In the present case, it is a single member Tribunal and therefore the proceedings cannot be continued by me. The proceedings also cannot be continued under clause (2), of Section 8 which deals with filling of vacancies. From the perusal of clause (2) it would appear that this also deals with the case of a Tribunal having at least two members one of whom becomes the Chairman. It lays down that in case a vacancy occurs in the office of the Chairman, the appropriate Government shall appoint a Chairman but if the vacancy occurs in the case of a member, the Government may or may not fill in the vacancy. The proceedings can be continued in such a case but in the present case the Tribunal headed by me is a single member Tribunal and therefore it is not open to this Tribunal to deal with this application which was filed before the Tribunal headed by Shri Dave. The present Tribunal is quite independent of the Tribunal headed by Shri Dave.

5. Under the circumstances, the complaint has lapsed and this Tribunal has got no jurisdiction to deal with this complaint. The complainant may move the Central Conciliation Machinery if so advised.

I pass my award accordingly.

(Sd.) P. S. BINDRA, *Chairman,*
Central Government's Industrial Tribunal,
Dhanbad.

The 23rd April, 1955.

CORRIGENDUM

New Delhi, the 4th May 1955

S.R.O. 1059.—In this Ministry's Order No. S.R.O. 779, published in Part II Section 3, of the Gazette of India, dated the 9th April, 1955, for the words and figures "9th April 1955" at the beginning substitute the words and figures "29th March 1955".

[No. LR.3(41).]

P. S. EASWARAN, Under Secy.

New Delhi, the 10th April 1955

S.R.O. 1060.—In exercise of the powers conferred by sub-clauses (1) and (3) of clause 4 of the Bombay Dock Workers (Regulation of Employment) Scheme, 1951, the Central Government hereby appoints Shri S. Benjamin, I.A.S., Regional Director of Resettlement and Employment, Bombay, to be a member of the Bombay Dock Labour Board in the vacancy caused by the resignation of Shri E. J. Francis, and directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 1259, dated the 9th April, 1954, namely:—

In the said notification, under the heading "*Members representing the Central Government*" for item (2), the following item shall be substituted, namely:—

"(2) Shri S. Benjamin, I.A.S., Regional Director of Resettlement and Employment, Bombay."

[No. BDS/4/2 AM.(5).]

[F. No. Fac.73(69/55.)]

K. N. NAMBIAR, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

ORDER

New Delhi-2, the 12th May 1955

S.R.O. 1061.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945, dated the 28th April, 1955, the Central Government with the previous approval of the Film Advisory Board, Bombay hereby certifies the film specified in column 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

S. No.	Title of the film	Name of the Producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film.
1	2	3	4	5
1.	Indian News Review No. 343	Govt. of India, Films, Division, Bombay.	Govt. of India, Films Division, Bombay	Film dealing with news and current events

[No. 1/16/55-F: App/28.]

D. KRISHNA AYYAR, Under Secy.